













Annual Report 2017



mDR Limited Annual Report 2017

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great leap FORWARD







CORPORATE PROFILE

mDR Limited ("mDR") is an established aftermarket service provider for mobile phones and various consumer electronics products. mDR was incorporated in Singapore on 21 October 2000, and listed on the Mainboard of the Singapore Exchange Securities Trading Limited (SGX-ST) on 14 March 2003.



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CORPORATE PROFILE

Business Segments



Distribution Management Solutions



After Market Services



Digital Inkjet Printing for Out-Of-Home Advertising Solutions



Investment



Business Network



Singapore



Malaysia

About mDR



In Singapore, the mDR Group of companies operates one of the largest network of telecommunications retail stores (including franchised stores), offering M1 and Singtel products and services, such as mobile, fixed and wireless broadband.

The Group's wholly-owned subsidiary Pixio Sdn. Bhd., is a key player in the digital inkjet printing for Point-Of-Sale and Out-Of-Home advertising solutions market in Malaysia.

mDR Group's Businesses Include:

Authorised distributor of mobile devices and accessories for brands like Huawei, LG, Nokia, Oppo, Samsung and Sony



Key partner of telecommunications service providers, M1 and Singtel, through retail distribution networks under HandphoneShop and 3 Mobile respectively



Distribution of Singtel prepaid cards and services in Singapore;



Partner of Samsung branded retail concept stores in Singapore

Owner of HandPhoneShop.com, an e-commerce portal that offers the latest mobile devices, gadgets, and accessories



Provider of after market services to end consumers for Samsung and Sony for equipment repairs and technical services in Singapore



Provision of digital inkjet printing for Point-Of-Sale and Out-Of Home advertising solutions in Malaysia

For more information, please visit us at www.m-dr.com

CHAIRMAN'S STATEMENT



We are confident that the rejuvenation of the Board and proposed plans for strategic diversification will see great leaps in accelerated growth and creation of shareholder value. The progress in 2017 is just the first step towards an exciting journey for all shareholders.

Dear Shareholders,

On behalf of the Board of Directors (the **"Board**") of mDR Limited (the **"Company**", and together with its subsidiaries, the **"Group**"), I am pleased to present to you our annual report for the financial year ended 31 December 2017.

Singapore's economy grew by 3.6% spurred by improvements in global economic growth. Despite a modest 3.6% tailwind, the Group successfully navigated through an environment of increased competition and high operating costs, recording an impressive 33.4% growth in profits from continuing operations. This was made possible because of our restructuring initiative and our continued efforts to maintain cost discipline and inventory management. Income from investments also contributed to increased profits. We are confident that the rejuvenation of the Board and proposed plans for strategic diversification will see great leaps in accelerated growth and creation of shareholder value. The progress in 2017 is just the first step towards an exciting journey for all shareholders.

CHAIRMAN'S STATEMENT

Financial Review

The Group's year-on-year revenues for continuing operations increased by 4% to \$275.03 million.

Revenue contribution from the Group's core business, the Distribution Management Solutions ("**DMS**") division increased by \$16.20 million to \$241.76 million. This was 7% higher than DMS's FY2016 revenue of \$225.56 million. DMS achieved higher revenue mainly due to an increase in handsets distribution revenue from an increase in sales of handsets, wholesale of accessories and line connections for operators.

Year-on-year revenue from After Market Solutions ("**AMS**") decreased by \$4.68 million (15%) mainly due to a decrease in repair volume.

Digital Inkjet Printing for Out-Of-Home Advertising Solutions ("**DPAS**") division's revenue was relatively stable at \$7.25 million (FY2016: \$7.02 million).

The Group's financial position strengthened with total net tangible assets of \$62.84 million as at 31 December 2017 (FY2016: \$61.55 million). The Group's working capital decreased by \$19.32 million as at 31 December 2017, compared to \$55.83 million as at 31 December 2016, mainly due to investments in marketable securities. As at 31 December 2017, the Group maintained a healthy cash balance of \$11.58 million.

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Business Operations

Singapore Operations

The Group is one of the largest distributor, retailer and aftermarket service provider of mobile phones. The DMS division currently operates and manages an island wide network of retail outlets in Singapore comprising 9 Singtel stores (including 2 franchised stores), 9 M1 stores and 3 Samsung concept stores at Plaza Singapura, VivoCity and Westgate. In addition, the Group operates and manages the 3 service centers of Samsung at the same venues as the concept stores and 1 service centre of Sony at 313 Somerset.

AMS business remains an important revenue stream of the Group in its business ecosystem. The AMS Division currently provides its suite of aftermarket services both for Samsung and Sony.



Revenue



Total Net Tangible Asset



\$275.03million



[·0·]

Working Capital

Cash Balance

\$36.51 million

\$11.58 million

As you would be aware, we are working to steer the Group forward by diversifying into an additional business segment ie. the property business, and also expanding the investment business as a core business of the Company. We believe that it is vital for the Group to diversify to expand its revenue streams for a higher growth and to enhance shareholder value.

Malaysia Operations

Pixio Sdn. Bhd. ("Pixio") moved into its new office premises last year. Pixio's new premises will assist it in meeting its expanding business needs as Pixio enters into new growth areas such as 3D products, which require large operating spaces. With its own new premises, Pixio is also no longer dependent on a third party for rental of its premises. DPAS operations have continued to contribute positively to the Group's revenue last year and we look forward to a better performance from the DPAS Division for the coming year.

Future Outlook

The Group is a key player in the telecommunications sector in Singapore. With our long experience in the telecommunications sector and established relationship with business partners and principals, we remain positive about the future outlook for the Group. The Group will continue to work closely with its principals and telecommunication operators to deliver positive results in FY 2018, though it is anticipated that competition will likely intensify in the telecommunication market with the entry of two new MVNOs and the impending entry of a fourth operator in Singapore this year.

We believe that the Company has further potential in terms of value creation and benefits for its shareholders and various stakeholders. In the last decade or so, mDR has been a profitable company, but with a largely flat performance. The Company is working relentlessly towards its long term plans to propel the Group to an improved growth rate. Our goal is to transform the Company into a larger company with a stronger balance sheet, higher enterprise value, higher profitability and increased visibility to fund managers, investors, liquidity and exposure for strong corporate brand value.

As you would be aware, we are working to steer the Group forward by diversifying into an additional business segment ie. the property business, and also expanding the investment business as a core business of the Company. We believe that it is vital for the Group to diversify to expand its revenue streams for a higher growth and to enhance shareholder value.

CHAIRMAN'S STATEMENT

Proposed Rights Issue

Given the seriousness of our intention and sincerity to boost the profitability and visibility of the Company, we have proposed a rights issue to put ideas and plans into concrete action. The scaling up of our balance sheet would be a catalyst that increases the momentum of growth from an evolution into a transformation. The rights come with free attached warrants to reward long term shareholders and these warrants have been structured over 3 tranches of different pricing and maturities to allow shareholders to assess our competence and performance over 12 financial quarters in order to make an informed decision along our journey of growth. The proposed rights issue also allows for increased alignment of interest as I myself have already committed to subscribing to all my entitlement. In theory the journey on the plane should be safer with the pilot onboard.

Dividend

The Board is pleased to propose a final dividend amount of up to \$1

million for shareholders' approval at the forthcoming annual general meeting. Upon shareholders' approval, the final dividend will be paid on 23 May 2018. The Company had earlier paid a half-yearly interim dividend of \$500,000 in September 2017. Including the interim dividend, annual dividend for FY 2017 is S\$1.5 million and is 15% higher than the last year dividend. Barring a nuclear war, health pandemic, cataclysmic natural disaster, or some other black swan event, we are confident of maintaining an upwards sloping dividend trend.

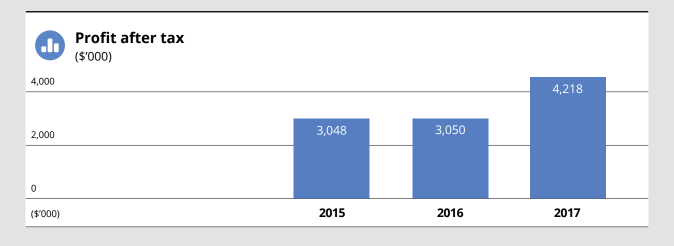
Note Of Appreciation

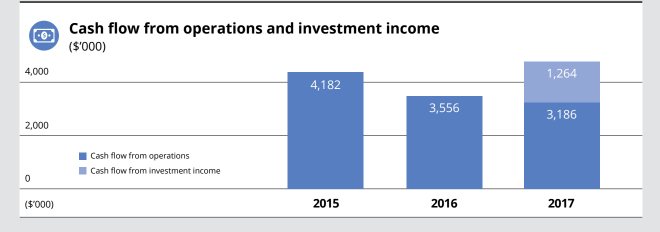
On behalf of the Board and management, I express my sincere thanks to all our business partners, shareholders and customers for their support and continued trust. I would also like to extend my heartfelt appreciation to my fellow Directors, management and employees of the Company for their dedication, efforts and teamwork that has contributed to the Group's continued success. We look forward to a bright and successful year ahead.

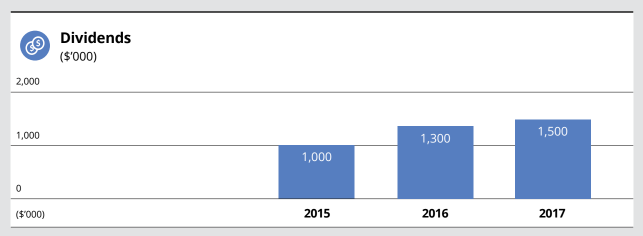
Edward Lee Executive Chairman 29 March 2018

FINANCIAL HIGHLIGHTS

	2015 \$'000	2016 \$′000	2017 \$'000
Profit after tax	3,048	3,050	4,218
Cash flow from operations	4,182	3,556	3,186
Investment Income	0	0	1,264
Dividends	1,000	1,300	1,500







BOARD OF DIRECTORS





From left

Mr Edward Lee Ewe Ming Mr Ong Ghim Choon Mr Mark Leong Kei Wei Mr Oei Su Chi, Ian Mr Lai Yew Fei Ms Zhang Yanmin

BOARD OF DIRECTORS

Edward Lee Ewe Ming





Executive Chairman, Non-Independent Executive Director

Date of first appointment 11 May 2017

Mr Lee is the Executive Chairman of the Group since June 2017. He is also the Managing Director of Edward Lee Apartments Private Limited and Edward Lee Residences Private Limited. Mr Lee was previously a Senior Consultant at Cambridge Associates where he led the firm's hedge fund research in Asia and constructed and oversaw hedge fund portfolios for a broad range of clients. Prior to joining Cambridge Associates, Mr Lee was the Corporate Finance Director of First World Capital. He was also previously an Investment Banking Analyst at Lehman Brothers, Inc. where he worked on mergers & acquisition, initial public offering, and debt restructuring exercises in the South East Asia region. Mr Lee received a Bachelor of Commerce in Accounting/Finance from the University of Melbourne and was a Deacons Graham James Scholar at the Melbourne Law School. Mr Lee was conferred the Spirit of Enterprise Award in 2016.

Ong Ghim Choon



Chief Executive Officer, Non Independent Executive Director

Date of first appointment 19 August 2009

Mr Ong is the Chief Executive Officer of the Group since August 2009. Mr Ong is responsible for the overall management supervision and of the business of the Group. He has extensive experience in the telecommunications industry, having been a pioneer in the establishment and management of several telecommunications companies since 1993, which engaged in the import, export, distribution and retail of telecommunications and related products and accessories.

Mark Leong Kei Wei





Lead Independent Non-Executive Director

Date of first appointment 15 May 2017

Mr Leong presently serves as an Independent Director and Audit Committee Chairman of two SGX listed companies (including mDR Ltd). He is currently the COO of a SGX listed drilling equipment and engineering solutions provider for the oil & gas industry and a corporate advisor of a gold mining company. Prior to this, in 2012, as Vice President (Finance and Investment) of a family office, Mr Leong helped managed investments as well as identified investment opportunities and exit strategies. In 2010, Mr Leong performed the dual role of Chief Development Officer and Deputy CEO of an ASX listed group. Between 2002 and 2009, he undertook CFO roles in two SGX listed companies and prior to that, Mr Leong was an auditor with a Big Four firm. Mr Leong is a Fellow of the Association of Chartered Certified Accountants (ACCA), a Chartered Accountant of the Institute of Singapore Chartered Accountants (ISCA) and a Member of the Singapore Institute of Directors (SID).

Oei Su Chi, Ian





Independent Non-Executive Director

Date of first appointment 1 June 2017

Mr Oei presently serves as an Independent Director of mDR Ltd. He is also a Director of Guotai Junan International Securities (Singapore) Pte Limited, in charge of Legal and Compliance. The Guotai Junan Group forms one of the largest securities houses operating in China and Hong Kong. Prior to joining Guotai Junan, Mr Oei was an in-house legal counsel with a Singapore-based foreign MNC, with businesses in paper, palm oil, construction and energy. Before that, he was in legal practice for about 15 years and had held the position of Director, Intellectual Property, with Drew & Napier LLC. Mr Oei holds an LL.M. degree from the National University of Singapore and has an IBF Advanced Certificate in Governance, Risk and Compliance.

Lai Yew Fei





Date of first appointment 1 June 2017

Mr Lai presently serves as an Independent Director of mDR Ltd. Mr Lai has been an Advocate and Solicitor since 1998. Mr Lai has been with Rajah & Tann Singapore LLP since 2001 and was made a Partner in 2008. His area of practice is principally in commercial litigation and arbitration. Mr Lai has represented clients on a wide range of commercial matters including shareholders, companies, banking, finance, joint ventures, private equity trust and estates. He also frequently advises clients on employment, tenancy and professional negligence matters.

Zhang Yanmin





Non-Independent Non-Executive Director

Date of first appointment 29 March 2018

Ms Zhang is a Non-Executive Director of mDR Ltd. She is currently the Marketing Director of Edward Lee Residences Pte Ltd. Ms Zhang is also Advisor to Yann Investment Co., Ltd, where she takes on the role of chief investment officer and manages a portfolio of public equity investments. She graduated from the Singapore Polytechnic with a Diploma in Business Administration and attended The Royal Melbourne Institute of Technology (RMIT) majoring in Investments & Finance.

MANAGEMENT TEAM

Edward Lee Ewe Ming

Executive Chairman



Mr Lee is the Executive Chairman of the mDR Group since June 2017. Please refer to his profile under the "Board of Directors" section of this Annual Report.



Ong Ghim Choon



Mr Ong is the CEO of mDR Ltd since August 2009. Please refer to his profile under the "Board of Directors" section of this Annual Report.



Richard Siua

CEO, DMS division

Group CEO



Mr Siua is the CEO of DMS division of the Group. As the CEO of DMS, Mr Siua oversees the operations and management of the Distribution, Retail and After Market Service businesses. Mr Siua has been with the MDR Group for more than 18 years. Mr Siua received a Bachelor of Science (Honours) degree in Real Estate Management from the National University of Singapore.



Yip Li San

Director (Accounts and Finance)



Ms Yip was appointed as Director (Accounts and Finance) of mDR Ltd in April 2013, having joined DMS (a subsidiary of MDR) as Financial Controller since January 2004. Ms Yip leads the Accounts and Finance Department of the Group and oversees the financial affairs and reporting for the Group. Prior to joining the Group, Ms Yip has 11 years of accounting experience with Transware Distribution Services Pte Ltd (a subsidiary under Keppel Telecommunications & Transportation Group). Ms Yip holds a Bachelor of Accountancy degree from the National University of Singapore and is currently a non-practising member of the Institute of Singapore Chartered Accountants.

Peter Ng

Director (Sales)



Mr Ng is the Sales Director of A-Mobile and SDS (subsidiaries of mDR Ltd). He is responsible for the distribution of mobile phones and tablets business (under A-Mobile). He also manages the prepaid cards distribution business (under SDS). Mr Ng has been with the mDR Group for more than 14 years having joined DMS (a subsidiary of MDR) in 2004.

Director (Accessories and Logistics Division)



Jimmy Ong



of MDR) in 2004.

Mr Ong is the Sales Director of A-Mobile. He is responsible for the distribution of accessories and oversees the Logistics division (both under A-Mobile). He has been with the MDR Group for more than 14 years having joined DMS (a subsidiary



Madan Mohan

Legal Counsel



Mr Mohan is the Legal Counsel and Company Secretary of mDR Ltd. He oversees and manages the legal, investor relations and secretarial matters of the Group. Mr Mohan joined the MDR Group in June 2013. He received a Master of Laws (LL.M.) degree with specialisation in Intellectual Property and Technology Law from the National University of Singapore and is an Associate member of the Chartered Secretaries Institute of Singapore.



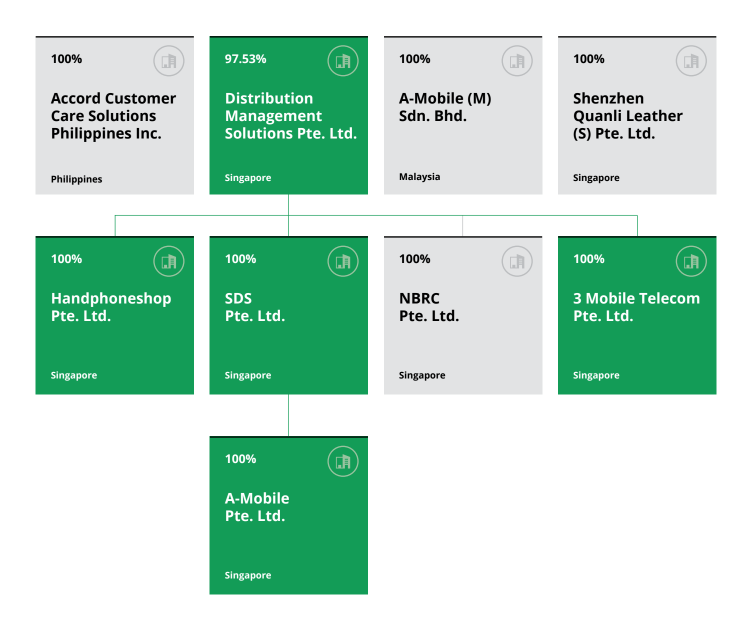
Zhang Yangui

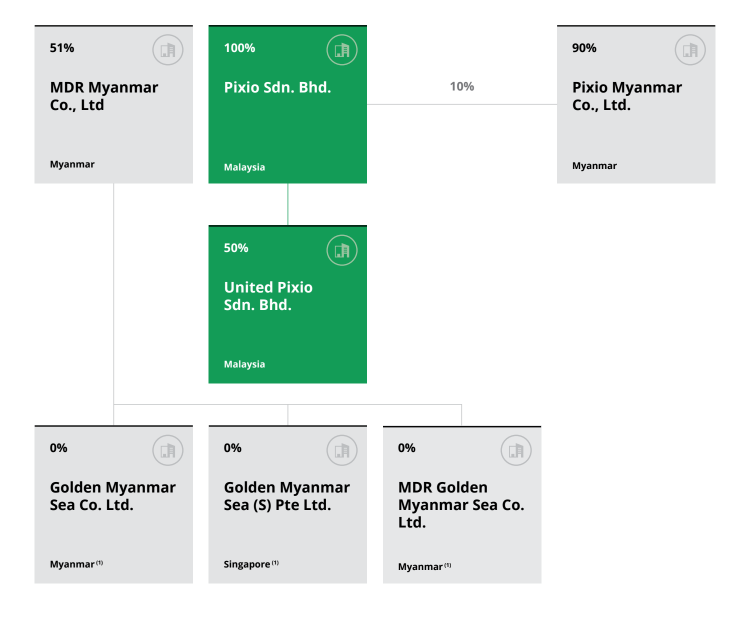
Director (Business Development)



Mr Zhang is the Business Development Director of mDR Ltd. His responsibilities include identifying and developing new business opportunities in the region. He is currently a Director of Geneterra International Group Co., Limited and Zhang International Holdings Co., Limited. Mr Zhang attended Singapore Institute of Management where he majored in Marketing.

mDR Limited





- ⁽¹⁾ The Group acquired control over these companies via MDR Myanmar Co., Ltd.
- Dormant Companies

BUSINESS NETWORK

Singtel Exclusive Retailer

- 1. Junction 8 Bishan Central, #02-32, S(579837)
- Compass One

 Sengkang Square, #B1-08, S(545078)
- 3. East Point Mall 3 Simei Street 6, #B1- 05, S(528833)
- Hougang Mall
 90 Hougang Ave 10, #04-17, S(538766)
- ION Orchard
 2 Orchard Turn, #B4-22, S(238801)

50 Jurong Gateway Road, #04-57, S(608549)

6. JEM

- Suntec City Mall

 3 Temasek Boulevard, #02-318, S(038983)
- 8. **The Star Vista** 1 Vista Exchange Green, #B1-26, S(138617)



M1 Exclusive Distributor

- 10. **Junction 8** Bishan Central, #02-30, S(579837)
- 11. **Bukit Panjang Plaza** 1 Jelebu Road, #03-19, S(677743)
- 12. **Compass One** Sengkang Square, #B1-12, S(545078)
- 13. **Great World City** 1, Kim Seng Promenade, #02-36, S(237994)
- 14. **JEM** 50 Jurong Gateway Road, #04-38, S(608549)

- 15. **Jurong Point** 1 Jurong West Central 2, #B1-97, S(648886)
- 16. **LOT One Shoppers' Mall** Choa Chu Kang Ave 4, #B1-18, S(689812)
- 17. **Toa Payoh Central** Blk 190, Lorong 6 Toa Payoh, #01-548, S(310190)
- 18. VivoCity

 Harbourfront Walk, #02-216C, S(098585)



Samsung Experience Stores

- 19. **VivoCity** 1 Harbourfront Walk, #02-28/29, S(098585)
- 21. **Plaza Singapura** 68 Orchard Road, #B2-23, S(238839)

20. Westgate

3 Gateway Drive, #01-01, #02-01, S(608532)

SAMSUNG





Samsung Service Centres

- 22. **Plaza Singapura** 68 Orchard Road, #B2-23, S(238839)
- 23. **VivoCity** 1 Harbourfront Walk, #02-28/29, S(098585)

24. Westgate 3 Gateway Drive,

3 Gateway Drive, #01-01, #02-01, S(608532)

SAMSUNG



Sony Service Centre

- 25. **313@Somerset** 313 Orchard Road #02-28 to 37, S(238895)

Pixio

26. **Pixio Sdn. Bhd.** No. 32, Jalan 223/51A, 46100 Petaling Jaya, Selangor DE, Malaysia

27. United Pixio Sdn. Bhd. Lot 2597, Block 3, MCLD Wisma United Borneo Press Jalan Piasau, 98000 Miri Sarawak, Malaysia



SONY.

SUSTAINABILITY REPORT



About this Report

▶ GRI 102-1 | 102-46 | 102-50 | 102-51 | 102-52 | 102-53 | 102-54

mDR Limited ("mDR") is proud to affirm its commitment to sustainability with the publication of its inaugural annual Sustainability Report. The report captures mDR's sustainability efforts, performance and strategies over the financial year January 1, 2017 to December 31, 2017.

This report has been prepared with reference to the GRI Standards. The contents and identified aspect boundaries included have been defined by four reporting principles established in the GRI Standards – stakeholder inclusiveness, sustainability context, materiality and completeness. These principles are essential in the materiality process and have been fundamental to the development of this report.

For any sustainability related matter of the mDR Group, please email the Investor Relations Department at – corporateaffairs@m-dr.com

Sustainability Board Statement

GRI 102-14

mDR Limited is delighted to present its inaugural Sustainability Report. This FY2017 report displays our commitment to integrate sustainability across our organisation and provide quality service to our valuable stakeholders.

Environment

We aim to conduct our business in an environmentally conscious manner and are aware of our responsibility towards global environmental challenges. We have focused our efforts on reducing the energy consumption in our business operations, through efforts such as installing energy saving lights to reduce our overall energy usage. In the future, mDR aims to identify more areas of improvement where we can further manage and mitigate our environmental impact.



Social

We value our customers immensely. This is reflected in our continuous efforts to gain great customer satisfaction, confidence and trust. We take compliance to applicable marketing regulations seriously and intend to further enhance our services in the future.

We are proud to say that in FY2017 we have had zero breaches in customer privacy. mDR Group has deployed various technological measures to safeguard the security of its customers' and employees' confidential information and personal data. In 2017, we also set up a "Data Protection Committee", which is responsible for managing all matters related to Personal Data Protection.

Governance

Our Board ensures we comply with good corporate governance standards and operate in an ethical manner. Various Committees have been set up by the Board, to assist the Board in the efficient execution of its responsibilities.

By identifying more opportunities and setting clearer objectives and targets, mDR hopes to embed sustainability deeper into our corporate culture, and further improve our sustainability performance.

We thank our stakeholders for their continued support in every aspect of our business and look forward to sharing our new initiatives and improvements as part of our sustainability journey.





SUSTAINABILITY REPORT

About mDR

▶ GRI 102-2 | 102-3 | 102-4 | 102-5 | 102-6 | 102-7 | 102-8 | 102-12

Employees		
Singapore		312
Malaysia		65
Full-time	SG	MY
Female	82	15
Male	105	50
Total	187	65
Part-time	SG	MY
Female	64	C
Male	61	C
Total	125	C

mDR Limited is a well-established after market service provider for mobile phones and various consumer electronic products. We are headquartered in Singapore and have operations in both Singapore and Malaysia. We are a public company limited by shares and have been listed on the Mainboard of the Singapore Exchange Securities Trading Limited (SGX-ST) since March 2003.

The mDR Group is a complete mobile solutions provider. We offer various products and services via our distribution management solutions and after market service segments in Singapore, and digital inkjet printing solutions segment in Malaysia.

Distribution Management Solutions (DMS)

The DMS division is responsible for contributing to the core revenue of our Group. It is primarily involved in the distribution and retail of telecommunication products and services. In Singapore, we operate one of the largest network of telecommunications retail stores (including franchised stores). We offer a variety of M1 and Singtel products and services such as mobile phones, fixed and wireless broadband. We are also the authorised distributor and/or retailer for most major brands including Huawei, LG, Nokia, Oppo, Samsung and Sony. We are also the partner of Samsung for operating and managing its major Experience Stores in Singapore.

After Market Service (AMS)

The AMS division offers equipment repair, technical and customer support services. The AMS division currently provides after market services to end consumers of Samsung and Sony in Singapore.

Digital Inkjet Printing for Out-of-Home Advertising Solutions (DPAS)

The DPAS division offers digital inkjet printing for Point-Of-Sale (POS) and Out-Of-Home (OOH) advertising solutions in Malaysia. The Group's wholly owned subsidiary Pixio Sdn. Bhd. is a key player in the digital inkjet printing for POS and OOH advertising solutions market in Malaysia.

Investment

Investment segment primarily comprises investment in marketable securities and loans to a third party.

External charters and principles

▶ GRI 102-12

mDR's policies and operations adhere to international standards and are supported by key external charters and principles, some of which are mentioned below:

- Info-Communications Media Development Authority's (IMDA) guidelines
- SPRING Singapore's guidelines
- Personal Data Protection Commission's guidelines

mDR recognises the UN Global Compact Ten Principles and is considering its adoption in the future.



Awards and Recognition



Singapore Retailers Association Excellent Service Award For 3 Gold & 12 Silver Winners (3 Mobile)



Singtel Top Achiever Award For Home Gross Adds Growth (3 Mobile)



Singtel Top Achiever Award For Prepaid Regular SIM Growth (SDS)



M1 Exclusive Distributors Award (Handphoneshop)



Samsung Best Concierge Attachment Rate Award (Samsung Store, Westgate)



Samsung Best Wearables Attachment Rate Award (Samsung Store, VivoCity)



Achievement as a Singapore 1000 Company

SUSTAINABILITY REPORT

Sustainability at mDR

▶ GRI 102-11 | 102-16 | 102-18

mDR strongly believes in inculcating good sustainability practices in our staff and across all our operations. We acknowledge the importance of reducing environmental harm and impact, by supporting the precautionary principles.

The Board provides guidance on social, ethical and environmental impact of the Group's activities and monitors compliance with sustainability issues and practices. This is reflected in our Group's vision and mission:

Corporate Vision and Mission

GRI 102-16

Our corporate Vision and Mission is to be the leading complete service provider of telecommunication products and services in Singapore, and to improve shareholders' returns from diverse and sustainable revenue streams.

Governance Structure

▶ GRI 102-18

The Board has set up three committees, namely the Audit Committee, Nominating Committee, and Remuneration Committee, to assist the Board in the efficient execution of its responsibilities.

The Board provides guidance on the social, ethical and environmental impact of the Group's activities and monitors compliance with sustainability issues and practices. Management under the guidance of Board is committed to integrating best sustainability practices into the Group's working environment and business operations.



Stakeholder Engagement

GRI 102-40 | 102-42 | 102-43 | 102-44

At mDR, we develop our sustainability strategy by gathering stakeholder feedback on issues that are material to them and our business. We select our stakeholders based on importance, representation, responsibility, dependency and proximity.

Our key stakeholders were engaged through carefully formulated and formalised surveys. We then benchmarked against our competitors and peers to identify the top materiality trends, issues and concerns.

We continuously seek to improve communication with our stakeholders, and consider their inputs and feedback in our business strategy. This helps us to develop better trust and understanding with our stakeholders and strengthen our partnerships and relationship as well.

itakeholder	Concerns Raised	Mode of Engagement	Frequency of Engagement
Shareholders		Annual General Meeting (AGM)	• Annually
	Economic Performance	Extraordinary General Meeting	• As Needed
	ders • Indirect Economic Impacts • Anti-corruption	• Financial Performance announcements	Quarterly
	Anti-conteption	Electronic Communication	• As Needed
Supplier		Quotations, Request for proposals	• As Needed
	Economic Performance	Evaluation application	• As Needed
	 Customer Privacy Market Presence 	Regular meetings	• As Needed
	Warker reserve	Electronic Communication	• As Needed
		Customer Service Hotlines	• As Needed
Customa	Economic Performance	Media events	As Needed
Customers	 rs • Marketing and Labelling • Anti-corruption 	Advertising agents	• As Needed
	Anti-contuption	Electronic Communication	• As Needed
Regulator		Income tax filing	Annually
	Customer Health and Safety	Annual Return	Annually
	 Marketing and Labelling Customer Privacy 	GST reporting	Quarterly
	customer mucy	Electronic Communication	• As Needed
	Employment	Monthly payroll	• Monthly
	Training and Education	Monthly department meetings	• Monthly
Employee	 Occupational Health and 	Staff appraisals	Annually
	Safety	Training & product knowledge	Periodically
Top Management		Board meetings	Quarterly
	Economic Performance Customer Privacy	Email updates and regular informal communication through phone	• As Needed
	Marketing and Labelling	New Directors' orientation and training	• As Needed
		Performance review	• Annually

Materiality Assessment

▶ GRI 102-46 | 102-47

This materiality assessment was carried out in accordance with the Global Reporting Initiative ("GRI") Standards to identify important issues that affect our stakeholders, as well as to diagnose areas where we are impacting the environment, economy and society.

In order to ensure an accurate determination of material issues, we undertook the process of identification, prioritisation and validation with our senior management.

Categories	Material Aspects	List of Indicators	Aspect Boundary
Economic	Economic Performance	201-1 Direct economic value generated and distributed	Within organisation
Environment	Energy	302-1 Energy consumption within the organization	Within organisation
Social	Marketing and Labelling	417-2 Incidents of non compliance concerning product and service information and labelling	Within organisation
		417-3 Incidents of non- compliance concerning marketing communications	
	Customer Privacy	418-1 Substantiated complaints concerning breaches of customer privacy and losses of customer data	Within organisation

Material Aspects and Indicators Identified

SUSTAINABILITY REPORT



Environment

Energy

GRI 103-1 | 103-2 | 103-3 | 302-1

mDR aims to operate in a sustainable manner to help protect the environment and provide a healthy working atmosphere for its employees and customers.

In our daily operations, electricity which is used to power our office buildings, retail outlets and machineries contributes to the majority of our energy consumption. Other notable consumption includes petroleum/ diesel that is used for logistics, transportation and distribution.

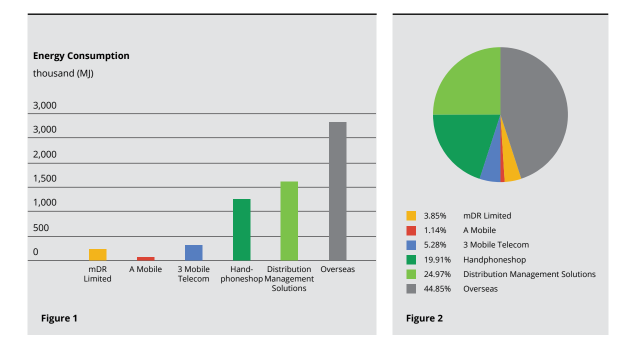
In 2017, mDR carried out a renovation exercise for our local office building, by installing several energysaving ceiling lights to reduce overall electricity usage. Even though this is a small step, it reflects our commitment to continuously reduce and monitor our energy consumption across all our business.

FY2017 Performance

In FY2017, mDR's total energy consumption recorded about 7,680 thousand MJ. Out of which, electricity consumption amounted 6,330 thousand MJ. As depicted in Figures 1 and 2 below, overseas operations reported the largest energy consumptions out of all other areas of operations, accounting for almost 45% of our electricity consumption. Also documented is the estimated petrol and diesel consumption of 1,350 thousand MJ from our delivery automobiles and other usage.

FY2018 Targets

With more efforts to identify, manage and minimise the environmental impact of our business operations, we believe that we can reduce overall energy consumption especially the electricity consumption by our overseas operations. We look forward to rolling out more energy efficient initiatives and improvements that will help to cultivate good practices across our organisation to save energy. We will also seek improvements in energy efficiency by investing in innovative and practical solutions to mitigate and prevent adverse environmental impacts.





Social

Marketing and Labelling

GRI 103-1 | 103-2 | 103-3 | 417-2 | 417-3

mDR prides itself for its strategic partnerships with global mobile device manufacturers, consumer electronics companies and leading telecommunications service providers to provide its customers with a wide range of latest innovative consumer devices and services, which are also offered in accordance with the laws and regulations related to marketing, advertising and product labelling. In addition, mDR also offers after market services at easily accessible locations. Our goal is to consistently meet our customers' expectations by providing them with value-added service.

FY2017 Performance

We have not identified any non-compliance with regulations and/or voluntary codes concerning information and labelling, marketing communication, including advertising, promotion and sponsorship, in relation to products and services that we offer.

FY2018 Targets

We will strive to maintain the quality of our products and services, as well as our retail and distribution channels by maintaining high standards that we expect from our partners and suppliers. Quality checks will also be continuously deployed by our staff to ensure compliance with applicable regulations relating to marketing and labelling in the markets in which we operate.

Customer Privacy

GRI 103-1 | 103-2 | 103-3 | 418-1

mDR places utmost emphasis on ensuring the security and confidentiality of its database and customer information. We are committed to protecting the privacy and personal data of our customers and employees. We use a variety of security measures to assure the safety of customer transactions and personal data. Access to such transactions and data is also restricted on a need to know basis.

Specific details of our commitment can be found in the mDR Group's Personal Data Protection Policy available at our corporate website (www.m-dr.com). All employees are required to familiarise, understand and comply with the policies, standards and guidelines concerning data privacy and protection. Third party service providers who process personal data on our behalf are also required to comply with the terms of our Personal Data Protection Policy.

In 2017, a Data Protection Committee (DPCo) was also established. The DPCo is led by the Group Data Protection Officer to oversee all matters pertaining to the Personal Data Protection and comprises members from the Operations, IT, Legal and Internal Audit team. The core responsibilities of the DPCo include reviewing existing procedures and practices, and providing advice to various business divisions on data protection policies and guidelines.

FY2017 Performance

We have not identified any substantiated complaints regarding breaches of customer privacy or loss of personal data in 2017.

FY2018 Targets

We will continue to foster and enhance data protection culture in our employees to strengthen the trust between our business partners and customers.

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CORPORATE INFORMATION

Board Of Directors

Edward Lee Ewe Ming Executive Chairman/ Non-Independent Director

Ong Ghim Choon Executive Director/Chief Executive Officer

Mark Leong Kei Wei Lead Independent Non-Executive Director

Oei Su Chi, Ian Independent Non-Executive Director

Lai Yew Fei Independent Non-Executive Director

Zhang Yanmin Non-Independent Non-Executive Director

Audit Committee

Mark Leong Kei Wei Chairman

Oei Su Chi, Ian

Lai Yew Fei

Nominating Committee

Lai Yew Fei Chairman

Mark Leong Kei Wei

Oei Su Chi, Ian

Remuneration Committee

Oei Su Chi, Ian Chairman

Mark Leong Kei Wei

Lai Yew Fei

Registered Office

53 Ubi Crescent Singapore 408594 T : (65) 6347 8911 F : (65) 6347 8903 W: www.m-dr.com

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Share Registrar

Boardroom Corporate & Advisory Services Pte Ltd 50 Raffles Place, #32-01 Singapore Land Tower Singapore 048623

Auditors

Deloitte & Touche LLP Public Accountants and Chartered Accountants 6 Shenton Way, OUE Downtown 2 #33-00, Singapore 068809

Partner-in-charge: Ang Poh Choo (Audit engagement partner since 5 August 2013)



Company Secretary

Madan Mohan

🙆 In

Investor Relations

corporateaffairs@m-dr.com

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mDR Limited (the "**Company**") is committed to maintain and observe high standards of corporate governance in accordance with the principles and guidelines set out in the Singapore Code of Corporate Governance 2012 (the "**Code**"). The Company's corporate governance practices set out in this Report are with reference to the principles of the Code.

The Company has complied with most of the principles and guidelines of the Code. Where there are deviations from the recommendations of the Code, the Company has provided reasons and explanation on the Company's practices.

Board Matters

PRINCIPLE 1: THE BOARD'S CONDUCT OF AFFAIRS

The Board of Directors (the "**Board**") is accountable to the shareholders while the management is accountable to the Board.

The Board provides leadership and guidance to the management to steer the Group through its business strategy and corporate plans and ensures that the Company has the necessary financial and human resources to meet its objectives. The Board establishes a control framework that enables risks to be assessed and managed as it oversees the Company's affairs, and provides shareholders with a balanced and understandable assessment of the Company's performance, financial position and business prospects on a quarterly basis. This responsibility extends to making interim and other price sensitive public reports, and reports to regulators as and when required.

The Company has in place internal guidelines setting forth matters that require Board approval, such as those involving annual budgets, investment and divestment proposals, and corporate actions of the Company.

The Board reviews the performance of senior management and the remuneration of the Board and senior management periodically. Key stakeholder groups (which include principals, customers, suppliers and business partners) are identified and the Board guides the management in the Company's strategy and approach in addressing the concerns of these key stakeholder groups.

The Board has set the Group's values and standards (including ethical standards) to ensure that the Group's obligations to shareholders and stakeholders are understood and met. The Board provides guidance on the social, ethical and environmental impact of the Group's activities and monitors compliance with sustainability issues and practices.

The directors discharge their duties and responsibilities as fiduciaries in the interests of the Company.

To assist the Board in the execution of its responsibilities, the Board has established three committees, namely, the Audit Committee ("**AC**"), Nominating Committee ("**NC**"), and Remuneration Committee ("**RC**"), all of which operate within their respective terms of reference and functional procedures. The Board may also constitute other *ad hoc* committees as and when necessary to oversee special matters.

Quarterly meetings are scheduled in advance for the Board to meet. In addition to scheduled meetings, the Board may also hold *ad hoc* meetings as and when required. The Company's Articles of Association (the "**Articles**") allow a Board meeting to be conducted by way of teleconference. Board approvals may also be obtained through written resolutions by circulation. The attendance of the Directors at meetings of the Board and Board committees, as well as the frequency of such meetings are disclosed in this Report.

New Directors are briefed and given materials to help them familiarise themselves with the Company's business operations, policies, plans and objectives. Management provides regular briefings to Directors on commercial developments, business activities and strategic directions of the Company. The Directors attend relevant courses and training programmes appropriate for the discharge of their duties as Directors from time to time. The Company funds the cost of the said courses and programmes. Management also periodically provides updates to Directors on the changes in laws and regulations and changing commercial risks. In addition, the external auditors of the Company provide updates to the Directors from time to time on changes to accounting standards and issues which may have an impact on financial statements.

Directors have full access to the Company Secretary and management and are provided with notices, agendas and meeting materials in advance of Board meetings. Key management staff and the Company's auditors and solicitors, where appropriate, are invited to assist the Board in its deliberations.

Directors' attendance at Board and Board Committee Meetings in FY2017

For financial year ended 31 December 2017, the Directors' attendances at Board and Board committees meetings are as follows:

	I	Number of meetings atte		
Name of Director	Board	AC	NC	RC
Mr Edward Lee Ewe Ming ⁽¹⁾	6/6	3/3	2/2	_
Mr Ong Ghim Choon ⁽²⁾	10/10	5/5	4/4	3/3
Mr Mark Leong Kei Wei ⁽³⁾	4/4	3/3	-	-
Mr Oei Su Chi, lan ⁽⁴⁾	4/4	3/3	-	-
Mr Lai Yew Fei ⁽⁵⁾	4/4	3/3	-	-
Mr Philip Eng Heng Nee ⁽⁶⁾	6/6	2/2	4/4	3/3
Mr Quah Ban Huat ⁽⁷⁾	6/6	2/2	4/4	3/3
Mr Ng Tiak Soon ⁽⁸⁾	6/6	2/2	4/4	3/3
Aggregate Number of meetings held in FY2017	10	5	4	3

(1) Mr Edward Lee was appointed to the Board on 11 May 2017. Mr Lee is not a member of the AC, NC and RC. Upon invitation, Mr Lee attended the AC and NC meetings as an Observer.

(2) Mr Ong is not a member of the AC, NC and RC. Upon invitation, Mr Ong attended the AC, NC and RC meetings as an Observer.

(3) Mr Mark Leong was appointed to the Board on 15 May 2017.

(4) Mr Oei Su Chi, Ian was appointed to the Board on 1 June 2017.

(5) Mr Lai Yew Fei was appointed to the Board on 1 June 2017.

(6) Mr Philip Eng Heng Nee resigned from the Board on 31 May 2017. (7)

Mr Quah Ban Huat resigned from the Board on 31 May 2017.

(8) Mr Ng Tiak Soon resigned from the Board on 31 May 2017.

PRINCIPLE 2: BOARD COMPOSITION AND GUIDANCE

As at the date of this Report, the Board comprises six Directors, namely Mr Edward Lee Ewe Ming, Mr Ong Ghim Choon, Mr Mark Leong Kei Wei, Mr Oei Su Chi, Ian, Mr Lai Yew Fei and Ms Zhang Yanmin.

The Board takes into account the scope and nature of the operations of the Group, the requirements of the business and the need to avoid undue disruptions from changes to the composition of the Board and Board committees. The Board has examined its size and is of the view that the current Board size is adequate, given that the Independent Directors form half of the Board's composition. Please refer to the section on "Board of Directors" in this Report for key information on each Director.

The NC reviews the independence of each Independent Director on an annual basis. For this, the NC adopts the Code's definition of what constitutes an Independent Director in its review. An "independent" director as per the Code is one who has no relationship with the company, its related corporations, its 10% shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of the director's independent business judgement with a view to the best interests of the company.

The NC is of the view that the current three Independent Directors (who represent half of the Board) are independent within the meaning of the Code, that there is a strong and independent element on the Board, and it is able to exercise objective judgment on all corporate affairs independently, in particular from management, and that no individual or small group of individuals dominate the Board's decision-making process.

The NC is also of the view that the current Board members bring with them a broad range of expertise and experience and collectively provide core competencies in various fields such as, accounting and finance, legal, business and management, industry knowledge, strategic planning, and customer-based knowledge and experience necessary to meet the Company's objectives.

As of the date of this Report, the Company does not have any Independent Director who has served for more than nine years from the date of his first appointment. The Board takes into account the need for progressive refreshing of the Board.

Of the six Board members, three are independent non-executive Directors, two are non-independent executive Directors and one is a non-independent non-executive Director.

Board and Board Committees

All the members of the AC, NC and RC are non-executive and independent Directors, in accordance with the recommendations under the Code. The current members of the Board and their membership on the Board committees of the Company are as follows:

		Non-				
Director	Board	Executive	Independent	AC	NC	RC
Mr Edward Lee Ewe Ming	Executive Chairman	-	-	-	-	-
Mr Ong Ghim Choon Ms Zhang Yanmin	Chief Executive Officer Director	_ √	-	-	-	-
Mr Mark Leong Kei Wei Mr Oei Su Chi, Ian Mr Lai Yew Fei	Lead Independent Director Director Director	\checkmark	\checkmark \checkmark	Chairman Member Member	Member Member Chairman	Member Chairman Member

Non-executive directors constructively challenge and help develop proposals on strategy of the Company and the Group, review the performance of management in meeting agreed goals and objectives, and monitor the reporting of performance. To facilitate a more effective check on management, non-executive directors meet from time to time without the presence of management.

PRINCIPLE 3: CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Board has adopted the recommendation of the Code to have separate persons appointed as Chairman and Chief Executive Officer ("**CEO**"). This is to ensure an appropriate balance of power, increased accountability and greater capacity of the Board for independent decision-making. The Board applies the principle of clear division of responsibilities between the Board and the management.

The Board is of the view that there are sufficient safeguards and checks to ensure that the process of decision making by the Board is independent and based on collective decisions without any individual exercising any considerable power or influence. Further, the AC, NC and RC are chaired by independent directors.

The Chairman promotes a culture of openness and debate at the Board, ensures effective communication with shareholders, encourages constructive relations within the Board and between the Board and management, promotes high standards of corporate governance, sets the agenda and ensures that adequate time is available for discussion of all agenda items, in particular strategic issues.

In order to ensure good corporate governance practice and that there is no concentration of power and authority, the Company has appointed Mr Mark Leong Kei Wei as the Lead Independent Director. The Lead Independent Director is available to the shareholders where they may have concerns which cannot be resolved through the normal channels of the Executive Chairman or the CEO, or where such contact is not possible or appropriate.

PRINCIPLE 4: BOARD MEMBERSHIP

The NC comprises three Directors. All the members of the NC, including the NC Chairman, are independent. All the NC members are non-executive Directors.

The NC is responsible for, *inter alia*, making recommendations to the Board on all Board appointments, including board succession plans for directors, in particular, the Chairman and the CEO and in determining the independence of Directors.

The NC has put in place a set of guidelines to evaluate Board and individual Director's performance. Each member of the NC abstains from voting on any resolution, making any recommendations and participating in any deliberation of the NC in respect of the assessment of his/her performance and re-nomination as a Director.

The Board upon consideration as a whole appoints new Directors, and members of the various Board committees, after the NC has reviewed and nominated them for appointment.

Article 90 of the Articles requires every Director to retire from office once every three years and for this purpose, at each Annual General Meeting ("**AGM**"), one-third of the Directors for the time being retire from office. This means that no Director can stay in office for more than three years, unless re-elected by the shareholders. A retiring Director is eligible for re-election by the shareholders at the AGM.

The NC evaluates the performance of a Director in considering his re-appointment. The Board Chairman constantly monitors, assesses each Director's preparedness, contribution to the Board meetings, and the quality of interventions, and reports his findings to the Chairman of the NC. The Directors' attendance records at Board and Board committee meetings form the other criteria for their re-appointment.

The NC has reviewed the contribution by each Director taking into account their listed company board representations and other principal commitments. The NC and the Board are of the view that, setting a fixed numerical limit on listed company board representations by a Director may not be practical, as long as Directors are able to devote sufficient time and attention to the affairs of the Company. The NC also does not wish to limit the pool of outstanding individuals from consideration, who may have other listed company board representations and other commitments, but may have the capacity to participate and contribute as new members of the Company's Board. Notwithstanding the number of listed company board representations and other principal commitments, the NC is of the view that sufficient time and attention has been given by the current Directors to the affairs of the Company in the discharge of their duties.

As at the date of this Report, the Board does not have any alternate directors.

Key information in relation to Directors' time commitments and Directorships is set out below:

Name of Director	Designation	Date of Appointment /		s in other listed Ipanies
		Last Re-election	Current	In the past 3 years
Mr Edward Lee Ewe Ming	 Executive Chairman Non-Independent Executive Director 	11 May 2017/ N.A.	None	None
Mr Ong Ghim Choon	Chief Executive OfficerExecutive Director	19 August 2009 / 29 April 2016	None	None
Mr Mark Leong Kei Wei	Lead Independent Non-Executive Director	15 May 2017/ N.A.	 KLW Holdings Ltd 	Advance SCT Ltd
Mr Oei Su Chi, lan	Independent Non-Executive Director	1 June 2017 / N.A.	None	None
Mr Lai Yew Fei	Independent Non-Executive Director	1 June 2017 / N.A.	None	None
Ms Zhang Yanmin	 Non-Independent Non-Executive Director 	29 March 2018 / N.A.	None	None

PRINCIPLE 5: BOARD PERFORMANCE

At the end of each financial year, the NC assesses the Board's performance as a whole, and the Board committees' performance, by evaluating a questionnaire dealing with various aspects, such as, composition, Board processes and procedures, and information flow and accessibility.

The NC evaluates each individual Director's performance through a separate questionnaire dealing with various aspects, such as, attendance at Board and Board committee meetings, contribution to meetings, and communication.

The NC also determines whether to re-nominate Directors who are due for retirement at the next AGM, and whether Directors with multiple board representations have been able to and have adequately discharged their duties as Directors of the Company.

The Chairman acts on the results of the performance evaluation and in consultation with the NC, proposes, where appropriate, new members to be appointed to the Board or seek the resignation of existing directors.

Having reviewed the overall performance of the Board and the Board Committees, and the individual Director's performance, the NC is of the view that the performance of the Board and each individual Director has been satisfactory.

PRINCIPLE 6: ACCESS TO INFORMATION

Management recognises the importance of flow of complete, adequate information in timely manner to the Board. A Directors' Pack, comprising Board and Board Committee papers are distributed to Directors about a week in advance, in order to allow directors sufficient time to prepare for the meeting. Heads of various Business Divisions are invited periodically to attend Board meetings to provide industry-specific, business plans and strategy updates.

Board memoranda accompany each Directors' written resolution to provide explanatory information on the resolution. The Directors are provided with the telephone numbers and e-mail addresses of the Company's senior management and Company Secretary to facilitate separate and independent access.

Should the Directors, whether as a group or individually, need independent professional advice, the Board may appoint a professional advisor selected by the group or individual, as the case may be, to render the advice. The cost of such professional advice will be borne by the Company.

The Company Secretary attends and prepares minutes of Board and Board committee meetings. Under the direction of the Chairman, the Company Secretary ensures good information flows within the Board and the Board committees and between management and non-executive directors. He helps to ensure that board procedures are followed and relevant rules and regulations are complied with. The Company Secretary advises the Board on all governance matters, as well as facilitates orientation and assists with professional development as required.

The Board as a whole makes the decision on the appointment and the removal of the Company Secretary.

Remuneration Matters

PRINCIPLE 7: PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

The RC comprises three Directors. All the RC members, including the RC Chairman, are independent. All the RC members are non-executive Directors.

The RC makes recommendations to the Board on remuneration packages of individual Directors and key executives. The RC meets at least once a year. It is regulated by a definite terms of reference.

The RC is mandated with the responsibility to oversee the general compensation of key employees of the Group with a goal to motivate, recruit and retain such employees, through competitive compensation and progressive policies. The RC reviews the general compensation of key employees and submits its recommendations for approval by the entire Board. Each member of the RC abstains from voting on any resolution, making any recommendation and participating in any deliberation in respect of his own remuneration.

The RC's principal responsibilities are to:

- recommend to the Board base pay levels, benefits and incentive opportunities, and identify components of pay which can best be used to focus management staff on achieving corporate objectives, including identifying equity-based incentives such as share options;
- 2) approve the structure of the compensation programme (including, but not limited to Directors' fees, salaries, allowances, bonuses, options and benefits in kind) for Directors and senior management, to ensure that the programme is competitive and sufficient to attract, retain and motivate senior management of the required quality to run the Company successfully; and
- 3) review and recommend Directors' and key executives' compensation annually taking into account the Group's relative performance, performance of individual Director or key executive, and pay and employment conditions within the industry and in comparable companies.

The RC has access to the Company's Human Resources Department, and external consultants if necessary, for expert advice on remuneration of all Directors and key executives.



PRINCIPLE 8: LEVEL AND MIX OF REMUNERATION

Remuneration policy in respect of Executive Directors and other key executives

The RC decides on the specific remuneration packages for the Directors, CEO and all key employees who report directly to the CEO.

The remuneration policy for Executive Directors and key executives of the Company comprises fixed and variable components. The fixed component includes salary, central provident fund ("**CPF**") contributions, annual wage supplement ("**AWS**"), and other benefits. The variable component comprises performance bonuses, which are payable on the achievement of Group and individual performance targets.

The Non-Executive Directors are paid a basic Director's fee. The RC recommends to the Board, Non-Executive Directors' fees that are appropriate to their level of contribution, taking into account factors such as frequency of meetings, effort and time spent, and their responsibilities. The aggregate fees payable to the Non-Executive Directors are subject to the approval of the shareholders at the AGM of the Company.

PRINCIPLE 9: DISCLOSURE ON REMUNERATION

The remuneration of the Directors and key management personnel are as follows:

Directors' Remuneration Table for the Financial Year Ended 31 December 2017

Name of Director	Fees (%)	Salary (%)	Bonus (%)	Other Benefits ⁽¹⁾ (%)	Total (%)
Executive Director					
S\$250,000 to S\$500,000					
Mr Edward Lee Ewe Ming	-	75.88	6.39	17.73	100
Mr Ong Ghim Choon	-	77.03	6.42	16.55	100
Non-Executive Directors					
Below S\$250,000					
Mr Mark Leong Kei Wei	100	-	-	-	100
Mr Oei Su Chi, lan	100	-	-	-	100
Mr Lai Yew Fei	100	-	-	-	100
Mr Philip Eng Heng Nee ⁽²⁾	100	-	-	-	100
Mr Quah Ban Huat ⁽³⁾	100	_	-	-	100
Mr Ng Tiak Soon ⁽⁴⁾	100	_	-	-	100

() Includes (where applicable) employer's CPF, allowance and car benefits.

⁽²⁾ Mr Philip Eng Heng Nee resigned from the Board on 31 May 2017.

⁽³⁾ Mr Quah Ban Huat resigned from the Board on 31 May 2017.

⁽⁴⁾ Mr Ng Tiak Soon resigned from the Board on 31 May 2017.

Key Executives' Remuneration Table for the Financial Year Ended 31 December 2017

Remuneration Bands &				
Name of Key Executives	Salary	Bonus ⁽¹⁾	Other Benefits ⁽²⁾	Total
	(%)	(%)	(%)	(%)
\$\$250,000 to \$\$500,000				
Mr Siua Cheng Foo, Richard	65.68	15.87	18.45	100
Below S\$250,000				
Ms Wee Swee Neo, Doris ⁽³⁾	64.92	-	35.08	100
Mr Ng Eng Ming, Peter	61.83	14.94	23.23	100
Mr Ong Ghim Chwee ⁽⁴⁾	60.74	14.68	24.58	100
Ms Yip Li San	73.42	17.74	8.84	100

() Includes AWS and variable bonus.

^(?) Includes (where applicable) employer's CPF, allowance and car benefits.

⁽⁹⁾ Ms Wee Swee Neo, Doris resigned as CFO on 31 August 2017.

⁽⁴⁾ Mr Ong Ghim Chwee is the brother of Mr Ong Ghim Choon (Executive Director of the Company), and his remuneration exceeds S\$150,000 during FY2017.

The Code has recommended a full disclosure of the remuneration of all Directors and the CEO on a named basis. The Company believes that the disclosure of the remuneration of each individual Director and the CEO, and also of the key management personnel, on a named basis and total in aggregate, would not be in the interest of the Group's business, given the confidentiality of remuneration matters and the highly competitive nature of the core business of the Group. Furthermore, in addition to this Report the disclosure on remuneration has been made in the Directors' Report and the notes to the financial statements. The Board also responds to questions, if any, from the shareholders on remuneration policy and package in the AGM.

There is no existing or proposed service contract entered into, or to be entered into, by any Director with the Company or any of the Company's subsidiaries, which provides for benefits upon termination of employment.

With the exception of Mr Ong Ghim Chwee, there is no other employee of the Company who is an immediate family member of a Director or the CEO and whose remuneration exceeded S\$50,000 for the year ended 31 December 2017. Immediate family member in this Report refers to a spouse, child, adopted child, step-child, brother, sister and parent. The disclosure of remuneration of Mr Ong Ghim Chwee has been made in the band of S\$250,000 and is reasonably sufficient for reasons of transparency, given the confidentiality of remuneration matters.

Accountability And Audit

PRINCIPLE 10: ACCOUNTABILITY AND AUDIT

The Board has the responsibility to present a balanced and understandable assessment of the Company's performance, position and prospects including for interim and other price sensitive public reports, and reports to regulators (if required).

The Board reviews the Company's quarterly, half-yearly and full year financial results and performs a full review and discussion of the results before its final approval and release.

Quarterly financial results and other price-sensitive information are communicated to the shareholders through announcements released via SGXNet and the Company's website.



The Board takes adequate steps to ensure compliance with legislative and regulatory requirements, including requirements under the listing rules of the Singapore Exchange Securities Trading Limited ("**SGX-ST**").

Management provides all members of the Board with management accounts and such explanation and information on a monthly basis as the Board may require from time to time to enable the Board to make a balanced and informed assessment of the Company's performance, position and prospects.

PRINCIPLE 11: RISK MANAGEMENT AND INTERNAL CONTROLS

Risk Management policies and processes

Management reviews the Group's internal processes, business and operational activities regularly to identify areas of significant financial, business, operational, information technology ("**IT**") and compliance risks as well as measures to control these risks. Management also reviews internal control policies and highlights all significant matters to the AC and the Board.

The Group has adopted an Enterprise Risk Management (**"ERM**") Framework to identify, monitor and control the risks. As part of ERM, the Group maintains a Risk Register, which: (a) identifies the risk areas that may be relevant to the Group; (b) assesses the extent of impact to, and vulnerability of, the Group should such risks materialise; and (c) establishes mitigating practices to be implemented to address such risks. The Risk Register is updated periodically by the in-house Internal Auditor (**"IA**") with regular inputs from the management of the Group. The nature and exposure of various risks and the adequacy of existing controls in addressing these risks are highlighted to the AC and the Board. The management and the Board deliberate on the introduction of new policies and processes, and refinement of the existing policies and processes, to manage the risks which are highlighted.

The IA conducts periodic independent audits to test the adequacy and effectiveness of the Company's risk management and internal controls in managing the risks of the Group including financial, operational, compliance and IT controls. Any material non-compliance or lapses in internal controls together with corrective measures recommended by the IA are reported to and reviewed by the AC and the Board. Steps are taken to implement the corrective measures recommended by the IA.

Internal Controls

The Company maintains internal control and risk management systems that are intended to safeguard, verify and maintain its assets and proper accounting with a clear operating structure based upon its delegation of authority and reporting structures, codes of conduct and other documented procedures in place. These internal controls include financial reporting, operational and compliance controls, management accounting, information technology systems security and project appraisal policies and systems established by management.

The Company has a Limits of Authority in place, which sets out the parameters for matters that specifically require the Board's approval and signature requirements.

The Group reviews its internal control and risk management systems periodically to ensure that there are sufficient guidelines and procedures in place to monitor its operations.

The system of internal controls are intended to provide reasonable but not absolute assurance that the Company will not be adversely affected by any event that could be reasonably foreseen.



Based on the internal control systems established, reports from the external and internal auditors, actions taken and the assurance given by the management, on-going review and continuing efforts at enhancing internal controls, including financial reporting, operational, and compliance controls, management accounting, IT controls, and risk management systems, the Board with the concurrence of the AC is of the opinion that there are adequate and effective internal control and risk management systems in place to address the financial, operational, IT and compliance risks of the Group in its current business environment.

The Board has received assurance from the CEO and the Finance Director that the financial records have been properly maintained and the financial statements give a true and fair view of the Group's operations and finances. The CEO and the Finance Director of the Company have also given assurance to the Board regarding the effectiveness of the Company's risk management and internal control systems.

PRINCIPLE 12: AUDIT COMMITTEE

The AC comprises three Directors. All the AC members, including the AC Chairman, are independent Directors. All the AC members are non-executive Directors.

Under its terms of reference, the AC reviews the quarterly and full-year financial statements prior to submission to the Board. The AC reviews the significant financial reporting issues and judgements so as to ensure the integrity of the financial statements of the Company and any announcements relating to the Company's financial performance. The AC makes recommendations to the Board on the proposals to the shareholders on the appointment, re-appointment and removal of the external auditors, and approval of the remuneration and terms of engagement of the external auditors. The AC ensures the independence and objectivity of external auditors, and reviews all interested person transactions.

The AC is explicitly authorised by the Board to investigate any matters within its terms of reference. For such purpose, the AC has full access to and co-operation of the management, full discretion to invite any Director and Executive officer to attend its meetings, and reasonable resources to enable it to discharge its functions properly. Each member of the AC abstains from voting on any resolution, making any recommendation and participating in any deliberation in respect of matters in which he is interested.

Minutes of AC meetings are available to all Directors for information and review.

The AC meets with the external auditors, and the AC Chairman with the IA, at least once a year without the presence of the management.

The AC has reviewed the independence and objectivity of the Company's external auditors Deloitte & Touche LLP ("**Deloitte**"), and has satisfied itself of Deloitte's position as an independent external auditor.

Changes to accounting standards and accounting issues which have a direct impact on the financial statements are reported by the external auditors to the AC from time to time in their meetings with the AC. No former partner or director of the Company's existing external audit firm has acted as a member of the AC in FY2017.

PRINCIPLE 13: INTERNAL AUDIT

The Company has established an internal audit function that is independent of the activities it audits. In FY2017, the internal audit functions of the Group have been carried out by its in-house IA. The AC believes that the Company's IA has the relevant qualifications and experience to perform the internal audit functions of the Group. The AC approves the hiring, removal, evaluation and compensation of the IA.



The IA has unfettered access to all the Company's documents, records, properties and personnel, including access to the AC. The IA reports directly to the Chairman of the AC. Reports prepared by the IA are reviewed by the AC.

The AC reviews and approves the annual internal audit plans to ensure that the IA has the capability to adequately perform its functions. The IA periodically reviews the adequacy of and compliance by various business divisions, of Group's policies, procedures and internal controls, that have been effected to manage risks and safeguard the Group's assets. The IA also provides a communication channel between the Board, the Management and the external auditors on audit related matters.

The AC, at least annually, reviews the effectiveness of the Company's internal audit function.

Shareholders Rights And Responsibilities

PRINCIPLE 14: SHAREHOLDER RIGHTS

The Board ensures that all shareholders are treated fairly and equitably. The Company through SGXNet, website, press releases and annual report, timely and regularly announces all material developments of the Group, which would likely affect the price, or value of the Company's shares.

Notice of shareholders meetings are despatched to shareholders, together with explanatory notes or a circular on items of special business (if necessary), at least 14 days or 21 days, as the case may be, before the meeting. Shareholders are informed of the rules, including voting procedures that govern shareholders meetings. In the event a shareholder is not able to attend a shareholders meeting personally, proxy form is enclosed together with the notice of meeting, so that such shareholder can appoint up to two proxies to attend, vote and voice any question, for and on behalf of the shareholder, relating to the resolutions to be tabled in such meeting.

All shareholders are encouraged to attend the AGM to proactively engage with the Board and the management on the Group's business activities, financial performance and other business related matters.

The Board believes in maintaining regular dialogue with shareholders, to gather views or inputs and to address shareholders' concerns, if any. The Board welcomes questions from shareholders either at the AGM or by contacting the Investor Relations Department. The Company allows nominee companies which provide nominee or custodial services to appoint more than two proxies so that shareholders who hold shares through such corporations can attend and participate in shareholders meetings as proxies.

PRINCIPLE 15: COMMUNICATION WITH SHAREHOLDERS

The Company is committed to maintaining high standards of corporate disclosure and transparency. The Company does not practice selective disclosure of material information. Material information is publicly released promptly through SGXNet, website and press releases. The Company has adopted quarterly results reporting since its listing. The financial results and annual reports are announced or issued within the mandatory period on SGXNet (unless extension of time is granted by SGX-ST and/or the Accounting and Corporate Regulatory Authority), and are also made available on the Company's website. Where there is inadvertent disclosure made to a selected group, the Company will make the same disclosure publicly to all others as soon as practicable.

The Company's corporate website is regularly updated to keep shareholders and stakeholders aware of the developments relating to the Company and Company's affairs.

The Board engages with the shareholders in shareholders meetings to gather their views or inputs and address their concerns. Shareholder's communication received by the Investor Relations Department by email or mail are addressed in consultation with the management and the Board.

PRINCIPLE 16: CONDUCT OF SHAREHOLDER MEETINGS

The Company encourages shareholders participation at general meetings. Information on general meeting is disseminated through notice in the circular or annual report sent to all shareholders within the mandatory period. The notice is also released via SGXNet and/or published in a local newspaper, as well as posted on the Company's website.

At AGMs, shareholders are given equal opportunity to share their views and ask Directors and management questions regarding the activities and performance of the Company.

The Articles allow a shareholder to appoint one or two proxies to attend and vote in his place at general meetings. The Company is not implementing absentia voting, as this method is elaborate and costly, and the need for it presently does not arise.

All members of the Board, in particular, the Chairman of the Board and the respective Chairman of the Board Committees, senior management, legal advisor, and management are in attendance at the AGM to assist the Directors in addressing any relevant queries by shareholders. The external auditors are also present at the AGM to address shareholders' queries about the conduct of audit and the preparation and content of the auditors' report.

Resolutions on substantially separate issues are "unbundled" as separate items at general meetings. For greater transparency and fairness in the voting process, all resolutions are passed by electronic poll. The voting results of all votes cast for and against each resolution and the respective percentages is screened at the meeting and also announced after the meeting via SGXNet and posted on the Company's website.

The Company records minutes of all shareholders' meetings. The minutes include substantial and relevant comments or queries from shareholders relating to the agenda of the meeting and other subject matters, and responses from the Board and management. These are made available to shareholders upon request.

Additional Information

Best practices guide and dealings in securities

The Company has adopted a Best Practices Guide pursuant to SGX-ST Listing Manual guidelines and made it applicable to its directors and key employees in relation to their dealings in the Company's securities.

In each quarter, the Company circulates a notice to its Directors and key employees who have access to unpublished price sensitive information advising them not to deal in the Company's securities during the period commencing two weeks before the announcement of the Company's first quarter, half-year and third quarter financial results, and one month before the announcement of the Company's full year results and ending on the date of the announcement of the relevant results.

Similarly, the Directors and employees of the Company are not allowed to deal in the Company's securities on short-term considerations.



Non-audit fees

The Company had engaged its auditors Deloitte to provide tax advisory, agreed upon procedures services, and sustainability reporting services for a total fee of \$\$55,000 in FY2017.

Save for as disclosed herein, there were no other non-audit services rendered by Deloitte to the Company in FY2017.

Interested person and related party transactions policy

The Company has adopted an internal policy where all interested person and related party transactions are documented and submitted quarterly (during each quarterly AC meeting) to the AC for its review to ensure that such transactions are carried out at arm's length basis, on normal commercial terms and are not prejudicial to the Company and its minority shareholders.

In the event that a member of the AC is deemed to have an interest in an interested person or related party transaction, he is required to abstain from reviewing that particular transaction.

Material contracts

Save as disclosed below and in the Directors' report and financial statements, there were no material contract entered into by the Group involving the interests of the CEO, any director or controlling shareholder in the financial year ended 31 December 2017:-

Pacific Organisation Pte. Ltd Leasing of premises

S\$35,313 per month

Audit Firms

The Company has complied with Rule 712 and 715 of the Listing Manual in relation to audit firms.

Whistle-blowing policy

The Company has implemented a whistle-blowing policy pursuant to which any staff of the Company may in confidence, raise concerns about possible improprieties in financial, operational, compliance or other matters. The AC reviews the whistleblowing policy and arrangements to ensure that arrangements are in place for any concern raised to be independently investigated, and appropriate follow-up action to be taken. Procedures are in place for independent investigation of such matters and for appropriate follow-up action to be carried out.

Conclusion

The mDR Group recognises the importance of good corporate governance practices. The Group will continue to review and improve its corporate governance practices on an ongoing basis.



The following sets out the status on the use of proceeds from the conversion of warrants pursuant to the renounceable non-underwritten Rights Cum Warrants Issue undertaken by the Company in 2011 (the **"Conversion of Warrants**"). Rights to subscribe for new shares comprised in the warrants expired on 25 September 2014.

Conversion of Warrants

	S\$000
Balance of proceeds as at 1 January 2017	13,912
Utilisation towards investment in marketable securities	13,912
Balance of proceeds as at 31 December 2017	-

The use of proceeds is in accordance with the intended use of the net proceeds as described in the Offer Information Statement dated 1 September 2011.

INTERESTED PERSON TRANSACTIONS Year ended December 31, 2017

	person transactions (excluding transactions less than S\$100,000 and transactions conducted under shareholders' mandate pursuant to	Aggregate value of all interested person transactions conducted under shareholders' mandate pursuant to Rule 920 (excluding
Name of Interested Person	Rule 920)	transactions less than \$\$100,000

Pacific Organisation Pte Ltd

S\$423,756

Nil

DIRECTORS' STATEMENT



The directors present their statement together with the audited consolidated financial statements of the Group and statement of financial position and statement of changes in equity of the Company for the financial year ended December 31, 2017.

In the opinion of the directors, the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company as set out on pages 59 to 140 are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at December 31, 2017, and the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the financial year then ended and at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts when they fall due.

1 DIRECTORS

The directors of the Company in office at the date of this Statement are:

Edward Lee Ewe Ming	(Appointed on May 11, 2017 as Chairman of the Board of Directors)
Mark Leong Kei Wei	(Appointed on May 15, 2017)
Oei Su Chi, lan	(Appointed on June 1, 2017)
Lai Yew Fei	(Appointed on June 1, 2017)
Zhang Yanmin	(Appointed on March 29, 2018)
Ong Ghim Choon	

2 AUDIT COMMITTEE

The members of the Audit Committee, comprising all non-executive directors, at the date of this Statement are:

Mark Leong Kei Wei	(Chairman of the Audit Committee)
Oei Su Chi, lan	
Lai Yew Fei	

The Audit Committee has met five times since the last Annual General Meeting ("AGM") and has reviewed the following, where relevant, with the executive directors and external and internal auditors of the Company:

- a) the audit plans and results of the internal auditors' examination and evaluation of the Group's systems of internal accounting controls;
- b) the Group's financial and operating results and accounting policies;
- c) the financial statements of the Company and the consolidated financial statements of the Group before their submission to the directors of the Company and external auditors' report on those financial statements;
- d) the quarterly, half-yearly and annual announcements as well as the related press releases on the results and the financial position of the Company and the Group;



2 AUDIT COMMITTEE (CONT'D)

- e) the co-operation and assistance given by the management to the Group's external auditors; and
- f) the re-appointment of the external auditors of the Group.

The Audit Committee has full access to and has the co-operation of the management and has been given the resources required for it to discharge its function properly. It also has full discretion to invite any director and executive officer to attend its meetings. The external and internal auditors have unrestricted access to the Audit Committee.

The Audit Committee has recommended to the directors the nomination of Deloitte & Touche LLP for re-appointment as external auditors at the forthcoming AGM of the Company.

3 ARRANGEMENTS TO ENABLE DIRECTORS TO ACQUIRE BENEFITS BY MEANS OF THE ACQUISITION OF SHARES AND DEBENTURES

Neither at the end of the financial year nor at any time during the financial year did there subsist any arrangement whose object is to enable the directors of the Company to acquire benefits by means of the acquisition of shares or debentures in the Company or any other body corporate except for the options mentioned in paragraphs 4 and 5 of the Directors' Statement.

4 DIRECTORS' INTERESTS IN SHARES AND DEBENTURES

The directors of the Company holding office at the end of the financial year had no interests in the share capital and debentures of the Company and related corporations as recorded in the register of directors' shareholdings kept by the Company under Section 164 of the Singapore Companies Act except as follows:

	Shareholdings	registered in names of directors		
Name of directors and companies in which interests are held	At January 1, 2017, or date of appointment, if later	At December 31, 2017	At January 21, 2018	
mDR Limited - Ordinary shares				
Edward Lee Ewe Ming	100	100	100	
Ong Ghim Choon	877,973,330	877,973,330	877,973,330	
Oei Su Chi, lan	-	10,000	10,000	

DIRECTORS' STATEMENT

4 DIRECTORS' INTERESTS IN SHARES AND DEBENTURES (CONT'D)

	Shareholdings in which directors are deemed to have an interest			
Name of directors and companies in which interests are held	At January 1, 2017, or date of appointment, if later	At December 31, 2017	At January 21, 2018	
mDR Limited - Ordinary shares				
Edward Lee Ewe Ming ⁽¹⁾	2,484,915,720	2,603,371,720	2,603.371,720	
	Shareholdings registered in names of directors			
Name of directors and companies in which interests are held	At January 1, 2017	At December 31, 2017	At January 21, 2018	
mDR Limited - Options granted				
Ong Ghim Choon	5,000,000	5,000,000	5,000,000	

(1) Mr Edward Lee Ewe Ming is deemed interested in 2,603,371,720 shares held via nominee and financial institutions, out of which 1,418,000,000 shares are held jointly with Ms Zhang Yanmin.

5 SHARE OPTIONS

a) At the Extraordinary General Meeting held on January 13, 2003, the shareholders approved the adoption of the ACCS Share Option Scheme 2003. On June 7, 2006, the share option scheme was renamed as the mDR Share Option Scheme 2003 (the "2003 Scheme"). The share option scheme is administered by the Remuneration Committee, comprising the following:

Oei Su Chi, Ian	(Chairman of the Remuneration Committee)
Mark Leong Kei Wei	
Lai Yew Fei	

b) Each share option entitles the employees of the Group and of its associated companies to subscribe for one new ordinary share in the Company. The options are granted at a consideration of \$1.00 paid by each option holder.

The 2003 Scheme had operated for a maximum period of 10 years commencing on January 13, 2003 and expired on January 12, 2013. Upon expiration of the Scheme, no further share option can be granted but the provision of the Scheme will remain in full force and effect in respect of any share options granted prior to the expiration but not exercised at the time of expiration.

5 SHARE OPTIONS (cont'd)

c) The share options under the 2003 Scheme outstanding as at December 31, 2017 were as follows:

			er er bridre	options			
Date of grant	Balance at January 1, 2017	Granted	Exercised	Cancelled/ lapsed	Balance at December 31, 2017	Exercise price per share	Exercisable period
May 13, 2008	7,800,000	-	-	(500,000)	7,300,000	0.0300	May 13, 2009 to May 12, 2018
January 19, 2012	5,440,000	-	-	(5,440,000)	-	0.0050	January 19, 2014 to January 18, 2017
January 19, 2012	5,440,000	-	-	(5,440,000)	-	0.0050	January 19, 2015 to January 18, 2017
May 14, 2012	2,317,000	-	-	(2,317,000)	-	0.0110	May 14, 2014 to May 13, 2017
May 14, 2012	2,317,000	-	-	(2,317,000)	-	0.0110	May 14, 2015 to May 13, 2017
November 9, 2012	985,000	-	-	(985,000)	-	0.0090	November 9, 2013 to November 8, 2017
November 9, 2012	680,000	-	-	(680,000)	-	0.0090	November 9, 2014 to November 8, 2017
November 9, 2012	680,000	-	-	(680,000)	-	0.0090	November 9, 2015 to November 8, 2017
January 11, 2013	7,486,000	-	-	(7,486,000)	-	0.0180	January 11, 2014 to January 10, 2018
January 11, 2013	5,170,000	-	-	(5,170,000)	-	0.0180	January 11, 2015 to January 10, 2018
January 11, 2013	5,170,000	-	-	(5,170,000)	-	0.0180	January 11, 2016 to January 10, 2018
Total	43,485,000	-	-	(36,185,000)	7,300,000	-	

Number of share options

Particulars of the options granted in 2008, 2011, 2012 and 2013 were set out in the Directors' Statement for the financial years ended December 31, 2008, December 31, 2011, December 31, 2012, and December 31, 2013 respectively.

沈 DIRECTORS' STATEMENT

5 SHARE OPTIONS (CONT'D)

d) Options granted to directors of the Company under the 2003 Scheme were as follows:

Name of director	Options granted during the financial year	Aggregate options granted since commencement of the Scheme to December 31, 2017	Aggregate options exercised since commencement of the Scheme to December 31, 2017	Aggregate options lapsed since commencement of the scheme to December 31, 2017	Aggregate options outstanding at December 31, 2017
Ong Ghim Choon	-	15,000,000	(10,000,000)	_	5,000,000

- e) During the financial year, no options were granted to any Directors or employees of the Group or its associated companies. No employee held more than 5% of the total number of options available under the 2003 Scheme. No shares were issued at a discount to the market price.
- f) At the end of the financial year, there were no unissued shares of the subsidiaries under option.
- g) The 2003 Scheme expired on January 12, 2013. Upon expiration of the Scheme, no further share option can be granted but the provisions of the Scheme will remain in full force and effect in respect of any share options granted prior to the expiration but not exercised at the time of expiration.

6 WARRANTS

Pursuant to the Offer Information Statement dated September 1, 2011, the Company issued rights shares with 4 free detachable warrants for every 1 rights share on the basis of 1 rights share for every 3 existing ordinary shares in the Company held by shareholders.

A total of 1,579,555,914 rights shares and 6,318,223,656 warrants were issued and were listed and quoted on the Singapore Exchange Securities Trading Limited on September 27, 2011 and September 28, 2011 respectively.

The Company's warrants expired on September 25, 2014. As such, the 224,525,693 outstanding warrants which were not exercised at expiry date had lapsed.



7 AUDITORS

The auditors, Deloitte & Touche LLP, have expressed their willingness to accept re-appointment.

ON BEHALF OF THE DIRECTORS

Edward Lee Ewe Ming

..... Ong Ghim Choon

March 29, 2018



Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of mDR Limited (the "Company") and its subsidiaries (the "Group"), which comprise the consolidated statement of financial position of the Group and the statement of financial position of the Company as at December 31, 2017, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows of the Group and the statement of changes in equity of the Year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 59 to 140.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 ("the Act") and Financial Reporting Standards in Singapore ("FRSs") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at December 31, 2017 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and of the changes in equity of the Company for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with Singapore Standards on Auditing ("SSAs"). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority ("ACRA") *Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities* ("ACRA Code") together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ACRA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



Key audit matters	How the matter was addressed in the audit
Impairment assessment of goodwill	
Under FRS 36 <i>Impairment of Assets</i> , the Group is required to test goodwill impairment at least annually or more frequently when there is an indication that the cash generating unit may be impaired. This assessment requires the exercise of significant judgement and use of subjective assumptions, particularly the growth rates by management about the future cash flows of the businesses and the discount rates applied to future cash flow forecasts. As at December 31, 2017, the carrying amount of goodwill amounted to approximately \$2.8 million and arose from the acquisition of Pixio Sdn. Bhd. The key assumptions underlying the impairment assessment and the sensitivity of changes in these assumptions to the risk of impairment are disclosed in Note 12 to the financial statements.	 Our audit procedures focused on evaluating and challenging key assumptions used by management in conducting the impairment assessment. These procedures included: involvingvaluation specialists to assess the reasonableness of the valuation methodology, independently developing expectations, in particular, the discount rate, growth rates, and comparing the independent expectations to those used by management; challenging the cash flow forecasts used, by comparing to current market performance and expectations of future changes in the market; obtaining an understanding of any changes in the management's business strategy; conducting retrospective review by assessing whether the Group has achieved prior year's forecasts; and performing sensitivity analysis around the key drivers of the cash flow forecasts.
Valuation of inventories	
Given the nature of the telecommunication industry, the fast pace in technological advancement can result in changes in consumer demand and expose the Group to high risk of inventory obsolescence. Changes in consumer demand may mean that inventories cannot be sold or sales prices are discounted to less than the current carrying amounts. Estimating the future demand for, and hence the recoverable amounts of these products are inherently subjective. The key estimates and the carrying amounts of inventories as at December 31, 2017 are disclosed in Notes 3 and 9 to the financial statements respectively.	 Our audit procedures included: assessing the reasonableness of management assumptions used in determination of allowance for inventories; making a selection of inventories and comparing the costs to the latest selling prices to determine whether the inventories are stated at the lower of cost and net realisable value; for any defective, obsolete or unsaleable inventories identified during the physical counts, checked that those items have been considered in the determination of the allowance for inventories or were separately written down; and assessing any significant write-off of inventories during the year.
	We have also reviewed the adequacy and appropriateness of the disclosures made in Notes 3 and 9 to the financial statements.



Information Other than the Financial Statements and Auditor's Report Thereon

Management is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Directors for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and FRSs, and for devising and maintaining a system of internal accounting controls sufficient to provide a reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

In preparing the financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The directors' responsibilities include overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- a) Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- b) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.



- c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- d) Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- e) Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- f) Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial statements of the current year and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

In our opinion, the accounting and other records required by the Act to be kept by the Company and by the subsidiary corporations incorporated in Singapore of which we are the auditors have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditor's report is Ang Poh Choo.

Deloitte & Touche LLP Public Accountants and Chartered Accountants Singapore

March 29, 2018



		Gro	oup	Com	pany
	Note	2017	2016	2017	2016
		\$'000	\$'000	\$'000	\$'000
ASSETS					
Current assets					
Cash and bank balances	6	11,579	30,817	3,015	22,090
Trade receivables	7	22,230	20,867	2,450	3,554
Other receivables and prepayments	8	8,362	5,401	19,052	14,119
Inventories	9	18,925	20,232	1,535	2,092
Total current assets		61,096	77,317	26,052	41,855
Non-current assets					
Cash and bank balances	6	1,440	-	1,400	-
Other receivables and prepayments	8	-	839	-	-
Investment in subsidiaries	10(a)	-	-	20,835	20,835
Investment in an associate	10(b)	24	14	-	-
Investment securities	10(c)	13,234	-	13,234	-
Property, plant and equipment	11	11,199	4,271	497	391
Goodwill	12	2,798	2,798	-	-
Total non-current assets		28,695	7,922	35,966	21,226
Total assets		89,791	85,239	62,018	63,081
LIABILITIES AND EQUITY					
Current liabilities					
Bank loans	13	5,485	-	-	-
Trade payables	14	11,868	13,572	1,968	2,888
Other payables	15	6,704	7,341	2,159	947
Current portion of finance leases	16	461	570	68	83
Income tax payable		69	7	-	-
Total current liabilities		24,587	21,490	4,195	3,918
Non-current liabilities					
Finance leases	16	645	991	74	50
Deferred tax liabilities	17	441	118	-	-
Total non-current liabilities		1,086	1,109	74	50
Capital, reserves and non-controlling intere	ests				
Share capital	19	153,652	153,652	153,652	153,652
Capital reserve	20	(859)	(859)	22	22
Investment revaluation reserve	21	(1,850)		(1,850)	-
Property revaluation reserve	22	751	_	_	-
Share option reserve	23	145	311	145	311
Foreign currency translation reserve	24	(738)	(825)	_	_
Accumulated losses		(85,465)	(87,933)	(94,220)	(94,872
Equity attributable to owners of the Company		65,636	64,346	57,749	59,113
Non-controlling interests		(1,518)	(1,706)	-	, -
Total equity		64,118	62,640	57,749	59,113
Total liabilities and equity		89,791	85,239	62,018	63,081



CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

Year ended December 31, 2017

		Gro	oup
	Note	2017	2016
		\$'000	\$'000
Continuing encyptions			(Restated)
Continuing operations	25	275 020	262.205
Revenue Cost of sales	25 26	275,030 (247,747)	263,285 (235,402)
Gross profit		27,283	27,883
Other operating income	27	2,435	781
Administrative expenses Other operating expenses	28	(18,383) (6,115)	(18,605) (6,349)
Share of profit of an associate	10(b)	9	6
Finance costs	29	(311)	(106)
Profit before income tax		4,918	3,610
Income tax expense	30	(260)	(117)
Profit for the year from continuing operations		4,658	3,493
Discontinued operations			
Loss for the year from discontinued operations	31	(440)	(443)
Profit for the year	32	4,218	3,050
Other comprehensive loss			
Items that will not be reclassified subsequently to profit or loss	22	007	
Revaluation on leasehold land and building Net fair value changes in equity securities carried at FVTOCI	22 21	987 (1,850)	-
Income tax relating to component of other comprehensive income that will		(1,000)	
not be reclassified subsequently	22	(236)	-
		(1,099)	-
<i>Items that may be reclassified subsequently to profit or loss</i> Currency translation differences arising from consolidation		159	(141)
Other comprehensive loss for the year, net of tax		(940)	(141)
Total comprehensive income for the year		3,278	2,909
Profit attributable to:			
Owners of the Company		4,102	2,940
Non-controlling interests		116	110
Total comprehensive income attributable to:		4,218	3,050
Owners of the Company		3,090	2,787
Non-controlling interests		188	122
		3,278	2,909
Earnings per share (cents):			
From continuing and discontinued operations:			
- Basic	34	0.033	0.023
- Diluted	34	0.033	0.023
From continuing operations:			
- Basic - Diluted	34 34	0.035	0.027



τ, Ω, Υ	Share (capital r \$'000	Capital reserve \$'000	Investment revaluation reserve \$'000	Property revaluation reserve \$'000	Share option reserve \$'000	Foreign currency translation reserve \$'000	Foreign currency translation Accumulated reserve losses \$'000 \$'000	Attributable to equity holders of the Company \$'000	Non- controlling interests \$'000	Total \$'000
Group Balance at January 1, 2017 153,	153,652	(859)	ı	I	311	(825)	(87,933)	64,346	(1,706)	62,640
Total comprehensive income for the year Profit for the year	I	I	I	I	I	I	4,102	4,102	116	4,218
Other comprehensive loss for the year	I	I	(1,850)	751	I	87	I	(1,012)	72	(940)
Total	I	I	(1,850)	751	I	87	4,102	3,090	188	3,278
Transactions with owners, recognised directly in equity										
Dividends (Note 33) Transfer between reserves	I.	I	I	I	I	I	(1,800)	(1,800)	I	(1,800)
upon expiry of share options (Note 23)	ı	I	I	I	(166)	I	166	I	I	I
Total	ı	ı	I	I	(166)	I	(1,634)	(1,800)	I	(1,800)
Balance at December 31, 2017	153,652	(859)	(1,850)	751	145	(738)	(85,465)	65,636	(1,518)	64,118

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STATEMENTS OF CHANGES IN EQUITY

Year ended December 31, 2017

	Share capital \$'000	Capital reserve \$'000	Share option reserve \$'000	Foreign currency translation reserve \$'000	Foreign currency translation Accumulated reserve losses \$'000 \$'000	Attributable to equity holders of the Company \$'000	Non- controlling interests \$'000	Total \$'000
Group								
Balance at January 1, 2016	153,652	(859)	316	(672)	(89,878)	62,559	(1,828)	60,731
Total comprehensive income for the year Profit for the year	I	I	I	I	2,940	2,940	110	3,050
Other comprehensive loss for the year	I	I	I	(153)	I	(153)	12	(141)
Total	I	I	ı	(153)	2,940	2,787	122	2,909
Transactions with owners, recognised directly in equity								
Dividends (Note 33)	I	I	I	I	(1,000)	(1,000)	I	(1,000)
i ransier between reserves upon expiry of share options (Note 23)	I	I	(5)	I	ъ	I	I	ı
Total	I	I	(5)	I	(362)	(1,000)	I	(1,000)
Balance at December 31, 2016	153,652	(859)	311	(825)	(87,933)	64,346	(1,706)	62,640



	Share capital \$'000	Capital reserve \$'000	Investment revaluation reserve \$'000	Share option reserve \$'000	Accumulated losses \$'000	Total \$'000
Company						
Balance at January 1, 2017	153,652	22	-	311	(94,872)	59,113
Total comprehensive income for the year						
Profit for the year Other comprehensive loss for the year	-	- -	- (1,850)	-	2,286	2,286 (1,850)
Total	-	_	(1,850)	-	2,286	436
Transactions with owners, recognised directly in equity						
Dividends (Note 33) Transfer between reserves upon expiry of	-	-	-	-	(1,800)	(1,800)
share options (Note 23)	-	-	-	(166)	166	-
Total	-	-	-	(166)	(1,634)	(1,800)
Balance at December 31, 2017	153,652	22	(1,850)	145	(94,220)	57,749

	Share capital	Capital reserve	Share option reserve	Accumulated losses	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
Company					
Balance at January 1, 2016	153,652	22	316	(95,185)	58,805
Profit for the year, representing total comprehensive income for the year		-	_	1,308	1,308
Transactions with owners, recognised directly in equity					
Dividends (Note 33)	-	-	-	(1,000)	(1,000)
Transfer between reserves upon expiry of share options (Note 23)		_	(5)	5	
Total		_	(5)	(995)	(1,000)
Balance at December 31, 2016	153,652	22	311	(94,872)	59,113

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CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended December 31, 2017

	Gro	up
	2017	2016
	\$'000	\$'000
Operating activities		
Profit before income tax from continuing operations	4,918	3,610
Loss before income tax from discontinued operations	(440)	(443)
	4,478	3,167
Adjustments for:		
Share of profit of an associate	(9)	(6)
Depreciation expense (Note A)	1,539	1,641
Interest expense	311	106
Interest income from fixed deposits	(98)	(153)
Interest income from loans to a third party	(1,103)	-
Dividend income	(393)	-
Gain on disposal of plant and equipment	(115)	(36)
Plant and equipment written off	150	91
Allowance for inventories	592	432
Bad debts written off – trade	3	2
Bad debts written off – non-trade	-	13
Bad debts recovered – trade	(253)	-
(Reversal of) Loss allowance for trade receivables	(39)	237
Reversal of impairment on plant and equipment	(3)	(1)
Reversal of provision for restructuring costs	-	(3)
Provision for shop closure costs	204	-
Liabilities written back	(213)	(2)
Net foreign exchange gain	(21)	(119)
Operating cash flows before movements in working capital	5,030	5,369
Trade receivables	(1,074)	(2,343)
Other receivables and prepayments	991	225
Inventories	715	(3,123)
Trade payables	(1,699)	3,370
Other payables	(626)	(101)
Cash generated from operations	3,337	3,397
Income tax (paid) refund	(249)	6
Interest received	98	153
Net cash generated from operating activities	3,186	3,556



CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended December 31, 2017

	Gro	up
	2017	2016
	\$'000	\$'000
Investing activities		
Proceeds from disposal of plant and equipment	639	64
Purchase of property, plant and equipment (Note B)	(6,981)	(1,094)
Prepayment of plant and equipment	-	(258)
Deposits paid for the purchase of property	-	(581)
Loans to a third party	(5,000)	-
Repayment of loans from a third party	1,400	-
Interest received from loans to a third party	871	-
Dividend income from equity securities	393	-
Purchase of equity securities	(15,084)	_
Net cash used in investing activities	(23,762)	(1,869)
Financing activities		
Interest paid	(311)	(106)
Repayment of bank borrowings	(3,231)	-
Proceeds from bank borrowings	8,466	-
Cash pledged	(1,400)	-
Repayment of obligations under finance leases	(574)	(511)
Dividends paid to non-controlling interest	-	(78)
Dividends paid to shareholders	(1,800)	(1,000)
Net cash generated from (used in) financing activities	1,150	(1,695)
Net decrease in cash and cash equivalents	(19,426)	(8)
Cash and cash equivalents at beginning of year	30,778	30,809
Effect of foreign exchange rate changes on the balance of cash held in foreign currencies	227	(23)
Cash and cash equivalents at end of financial year (Note C)	11,579	30,778

Notes to the consolidated statement of cash flows

A. Depreciation expense:

Included in depreciation expense of \$1,539,000 (2016 : \$1,641,000) in the statement of cash flows is \$770,000 (2016 : \$909,000) which is classified in other operating expenses (Note 28) with the remaining classified in cost of sales (Note 26).

B. Purchase of property, plant and equipment:

During the financial year, the Group acquired property, plant and equipment with an aggregate cost of \$7,920,000 (2016 : \$1,919,000) of which \$100,000 (2016 : \$825,000) was acquired under finance lease arrangements and \$839,000 (2016 : \$Nil) was paid in the previous financial year and recorded as prepayment and deposits.

C. Cash and cash equivalents at end of financial year:

	Gro	up
	2017 \$'000	2016 \$'000
Cash and bank balances (Note 6) Less: Cash pledged (Note 6) Cash and cash equivalents	13,019 (1,440) 11.579	30,817 (39) 30,778



1 GENERAL

- a) The Company (Registration No. 200009059G) is incorporated in the Republic of Singapore with its registered office and principal place of business at 53 Ubi Crescent, Singapore 408594. The Company is listed on the Singapore Exchange Securities Trading Limited. The financial statements are expressed in Singapore dollar.
- b) The principal activities of the Company are that of investment holding and provision of after-market services for mobile communication devices and consumer electronic products.
- c) The principal activities of the subsidiaries and associate are disclosed in Note 10(a) and Note 10(b) to the financial statements respectively.
- d) The consolidated financial statements of the Group and statement of financial position and statement of changes in equity of the Company for the year ended December 31, 2017 were authorised for issue by the Board of Directors on March 29, 2018.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

BASIS OF ACCOUNTING – The financial statements have been prepared in accordance with the historical cost basis except as disclosed in the accounting policies below, and are drawn up in accordance with the provisions of the Singapore Companies Act and Financial Reporting Standards in Singapore ("FRSs").

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability which market participants would take into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of FRS 102 *Share-based Payments*, leasing transactions that are within the scope of FRS 17 *Leases*, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in FRS 2 *Inventories* or value in use in FRS 36 *Impairment of Assets*.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

ADOPTION OF NEW AND REVISED STANDARDS – Except for the early adoption of FRS 109 *Financial Instruments* disclosed below, on January 1, 2017, the Group and the Company adopted all the new and revised FRSs and Interpretations of FRS ("INT FRS") that are effective from that date and relevant to its operations. The adoption of these new/revised FRSs and INT FRSs does not result in changes to the Group's and Company's accounting policies and has no material effect on the amounts reported for the current or prior years, except for certain presentation improvements arising from Amendments to FRS 7 *Statement of Cash Flows: Disclosure Initiative*.

FRS 109 Financial Instruments

On January 1, 2017, the Group has elected to early adopt FRS 109 to better reflect the Group's strategy on its financial assets. The changes in accounting policies have been applied retrospectively but the Group has elected not to restate the comparative periods in the year of initial adoption as permitted under FRS 109 transitional provision.

Classification and measurement

FRS 109 requires debt instruments to be classified either at amortised cost, fair value through other comprehensive income ("FVTOCI") or fair value through profit or loss ("FVTPL"). Classification under FRS 109 for debt instruments depends on the entity's business model for managing the financial assets and whether the contractual cash flows represent sole payments of principal and interest ("SPPI"). An entity's business model is how an entity manages its financial assets in order to generate cash flows and create value for the entity either from collecting contractual cash flows, selling financial assets or both. If a debt instrument is held to collect contractual cash flows, it is classified as amortised cost if it also meets the SPPI requirement. Debt instruments that meet the SPPI requirement that are held both to collect the assets' contractual cash flows and to sell the assets are classified as FVTOCI. Under the new model, FVTPL is the residual category – financial assets should therefore be classified as FVTPL if they do not meet the criteria of FVTOCI or amortised cost. Regardless of the business model assessment, an entity can elect to classify a financial asset at FVTPL if doing so eliminates or significantly reduces a measurement or recognition inconsistency.

FRS 109 requires all equity instruments to be carried at fair value through profit or loss, unless an entity chooses, on an instrument-by-instrument basis on initial recognition, to present fair value changes in other comprehensive income.

For equity securities, the Group elects to measure its quoted equity securities at FVTOCI.

Impairment

FRS 109 requires the Group to record expected credit losses on all of its financial assets measured at amortised cost or FVTOCI. The Group previously recorded impairment based on the incurred loss model when there is objective evidence that a financial asset is impaired.

The Group and the Company have the following types of financial assets subject to FRS 109 expected credit loss ("ECL") model:

- (i) Trade receivables at amortised cost
- (ii) Loan to or amounts due from subsidiaries at amortised cost
- (iii) Other receivables at amortised cost



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

FRS 109 Financial Instruments (cont'd)

Impairment (cont'd)

The Group was required to revise its impairment methodology under FRS 109 for each of these classes of assets.

(i) <u>Trade receivables at amortised cost</u>

The loss allowance is determined at an amount equal to lifetime ECL based on simplified approach.

(ii) Loan to or amounts due from subsidiaries at amortised cost

Loan to or amounts due from subsidiaries carried at amortised cost are considered as assets with no significant increase in credit risk at transition and hence the loss allowance is determined at an amount equal to 12-month ECL.

(iii) Other receivables at amortised cost

Other receivables at amortised cost are considered as assets with no significant increase in credit risk at transition and hence the loss allowance is determined at an amount equal to lifetime ECL based on simplified approach.

Based on management assessment, the loss allowance using lifetime ECL based on simplified approach has immaterial effect to the Group's and Company's financial statements.

Transition

The changes in accounting policies have been applied retrospectively but the Group has elected not to adjust the comparative information as permitted under FRS 109 transitional provision. The initial application of FRS 109 does not have any reclassification effect to the Group's and the Company's financial statements. Management has also determined that the adoption of FRS 109 had no significant impact on the opening retained earnings at the date of initial adoption on January 1, 2017.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

FRS 109 Financial Instruments (cont'd)

Transition (cont'd)

The following table summarises the reclassification and measurement effects to the Group's and the Company's financial statements as at January 1, 2017.

	Group						
	Measurement category		Carrying amount		Differences		
	FRS 39 \$'000	FRS 109 \$'000	FRS 39 \$'000	FRS 109 \$'000	\$'000		
Current financial assets							
Cash and bank balances	Loans and receivables	Amortised cost	30,817	30,817	-		
Trade receivables	Loans and receivables	Amortised cost	20,867	20,867	-		
Other receivables	Loans and receivables	Amortised cost	4,625	4,625	-		
Non-current financial assets							
Other receivables	Loans and receivables	Amortised cost	581	581	-		
Avaliable-for-sale investment	Cost less impairment	Fair value through profit or loss	-	-	-		

	Company					
	Measurement category		Carrying amount		Differences	
	FRS 39 \$'000	FRS 109 \$'000	FRS 39 \$'000	FRS 109 \$'000	\$'000	
Current financial assets						
Cash and bank balances	Loans and receivables	Amortised cost	22,090	22,090	-	
Trade receivables	Loans and receivables	Amortised cost	3,554	3,554	-	
Other receivables	Loans and receivables	Amortised cost	14,065	14,065	-	
Non-current financial assets						
Avaliable-for-sale investment	Cost less impairment	Fair value through profit or loss	-	-	-	

Financial liabilities

There are no material changes in the classification and measurement of financial liabilities for the Group and the Company.



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

BASIS OF CONSOLIDATION – The consolidated financial statements incorporate the financial statements of the Company and entities (including structured entities) controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

When the Company has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Company considers all relevant facts and circumstances in assessing whether or not the Company's voting rights in an investee are sufficient to give it power, including:

- the size of the Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- potential voting rights held by the Company, other vote holders or other parties;
- rights arising from other contractual arrangements; and
- any additional facts and circumstances that indicate that the Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies.

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.



Changes in the Group's ownership interests in existing subsidiaries (cont'd)

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable FRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under FRS 109, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

In the Company's separate financial statements, investments in subsidiaries are carried at cost less any impairment in net recoverable value that has been recognised in profit or loss.

BUSINESS COMBINATIONS – Acquisitions of subsidiaries and businesses are accounted for using the acquisition method. The consideration for each acquisition is measured at acquisition date based on the aggregate of the fair values of assets given, liabilities incurred by the Group to the former owners of the acquiree, and equity interests issued by the Group in exchange for control of the acquiree. Acquisition–related costs are recognised in profit or loss as incurred.

Where applicable, the consideration for the acquisition includes any asset or liability resulting from a contingent consideration arrangement, measured at its acquisition-date fair value. Subsequent changes in such fair values are adjusted against the cost of acquisition where they qualify as measurement period adjustments (see below). The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates at fair value, with changes in fair value recognised in profit or loss.

Where a business combination is achieved in stages, the Group's previously held interests in the acquired entity are remeasured to fair value at the acquisition date (i.e. the date the Group attains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss, where such treatment would be appropriate if that interest were disposed of.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under the FRS are recognised at their fair value at the acquisition date, except for:

- Deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with FRS 12 *Income Taxes* and FRS 19 *Employee Benefits* respectively;
- Liabilities or equity instruments related to share-based payment transactions of the acquiree or the replacement of an acquiree's share-based payment awards transactions with share-based payment awards transactions of the acquirer in accordance with the method in FRS 102 *Share-based Payment* at the acquisition date; and
- Assets (or disposal groups) that are classified as held for sale in accordance with FRS 105 *Non-current Assets Held for Sale and Discontinued Operations* are measured in accordance with that Standard.



Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at fair value or, when applicable, on the basis specified in another FRS.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see below), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognised as of that date.

The measurement period is the period from the date of acquisition to the date the Group obtains complete information about facts and circumstances that existed as of the acquisition date – and is subject to a maximum of one year from acquisition date.

FINANCIAL INSTRUMENT – Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets are recognised immediately in profit or loss.

Classification and measurement of financial instruments for the year ended December 31, 2017 in accordance with FRS 109 *Financial Instruments*

Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Classification of financial assets

Debt instruments that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

NOTES TO THE FINANCIAL STATEMENTS

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

Financial assets (cont'd)

Classification of financial assets (cont'd)

Debt instruments that meet the following conditions are subsequently measured at FVTOCI:

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling the financial assets; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

By default, all other financial assets are subsequently measured at FVTPL.

Despite the aforegoing, the Group may make the following irrevocable election/designation at initial recognition of a financial asset:

- the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if certain criteria are met (see below on equity instruments designated as at FVTOCI); and
- the Group may irrevocably designate a debt investment that meets the amortised cost or FVTOCI criteria as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch (see below on financial assets at FVTPL).

Amortised cost and effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

For financial instruments other than purchased or originated credit-impaired financial assets, the effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition. For purchased or originated credit-impaired financial assets, a credit-adjusted effective interest rate is calculated by discounting the estimated future cash flows, including expected credit losses, to the amortised cost of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.



Financial assets (cont'd)

Amortised cost and effective interest method (cont'd)

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost and at FVTOCI. For financial instruments other than purchased or originated credit-impaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired. For financial assets that have subsequently become credit-impaired. For financial assets that have subsequently become credit-impaired. For financial assets rate to the amortised cost of the financial asset. If, in subsequent reporting periods, the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset.

For purchased or originated credit-impaired financial assets, the Group recognises interest income by applying the credit-adjusted effective interest rate to the amortised cost of the financial asset from initial recognition. The calculation does not revert to the gross basis even if the credit risk of the financial asset subsequently improves so that the financial asset is no longer credit-impaired.

Interest income is recognised in profit or loss and is included in the "other operating income" line item.

Equity instruments designated as at FVTOCI

On initial recognition, the Group may make an irrevocable election (on an instrument-by-instrument basis) to designate investments in equity instruments as at FVTOCI. Designation at FVTOCI is not permitted if the equity investment is held for trading or if it is contingent consideration recognised by an acquirer in a business combination to which FRS 103 applies.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling it in the near term; or
- on initial recognition it is part of a portfolio of identified financial instruments that the Group manages together and has evidence of a recent actual pattern of short-term profit-taking; or
- it is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument).

Investments in equity instruments at FVTOCI are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value with gains and losses arising from changes in fair value recognised in other comprehensive income and accumulated in the investment revaluation reserve. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments, instead, they will be transferred to retained earnings.

The Group has designated all investments in quoted equity instruments that are not held for trading as at FVTOCI on initial application of FRS 109 (see Note 10(c)).

Dividends on these investments in equity instruments are recognised in profit or loss when the Group's right to receive the dividends is established in accordance with FRS 18 *Revenue*, unless the dividends clearly represent a recovery of part of the cost of the investment. Dividends are included in the 'other operating income' line item (Note 27) in profit or loss.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

Financial assets (cont'd)

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI are measured at FVTPL. Specifically:

- Investments in equity instruments are classified as at FVTPL, unless the Group designates an equity investment that is neither held for trading nor a contingent consideration arising from a business combination as at FVTOCI on initial recognition.
- Debt instruments that do not meet the amortised cost criteria or the FVTOCI criteria are classified as at FVTPL. In addition, debt instruments that meet either the amortised cost criteria or the FVTOCI criteria may be designated as at FVTPL upon initial recognition if such designation eliminates or significantly reduces a measurement or recognition inconsistency that would arise from measuring assets or liabilities or recognising the gains and losses on them on different bases. The Group has not designated any debt instruments as at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss to the extent they are not part of a designated hedging relationship. The net gain or loss recognised in profit or loss includes any dividend or interest earned on the financial asset. Fair value is determined in the manner described in Note 4.

Foreign exchange gains and losses

The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period. Specifically,

- for financial assets measured at amortised cost that are not part of a designated hedging relationship, exchange differences are recognised in profit or loss in the 'other operating expenses' line item; and
- for equity instruments measured at FVTOCI, exchange differences are recognised in other comprehensive income in the investment revaluation reserve.

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses on investments in debt instruments that are measured at amortised cost or at FVTOCI. No impairment loss is recognised for investments in equity instruments. The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group always recognises lifetime ECL for trade and other receivables. The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.



Financial assets (cont'd)

Impairment of financial assets (cont'd)

For all other financial instruments, the Group recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. Forward-looking information considered includes the future prospects of the industries in which the Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organisations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations, namely investment holding, provision of after-market services, sale of mobile telecommunication equipment and mobile related services and prepaid cards and provision of digital inkjet printing for point-of-sale and out-of-home advertising solutions.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk for a particular financial instrument, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortised cost;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.



Financial assets (cont'd)

Significant increase in credit risk (cont'd)

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 180 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

Despite the aforegoing, the Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if i) the financial instrument has a low risk of default, ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the counterparty; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above analysis, the Group considers that default has occurred when a financial asset is more than 1 year past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criteria is more appropriate.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or past due event (see above for "Definition of default");
- the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.



Financial assets (cont'd)

Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

Measurement and recognition of expected credit losses

The measurement of expected credit losses is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

Where lifetime ECL is measured on a collective basis to cater for cases where evidence of significant increases in credit risk at the individual instrument level may not yet be available, the financial instruments are grouped on the following basis:

- Nature of financial instruments (i.e. the Group's trade receivables, other receivables) are each assessed as a separate group. Loans to related parties are assessed for expected credit losses on an individual basis);
- Past-due status;
- Nature, size and industry of debtors;
- Nature of collaterals for other receivables; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12- month ECL at the current reporting date.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt instruments that are measured at FVTOCI, for which the loss allowance is recognised in other comprehensive income and accumulated in the investment revaluation reserve, and does not reduce the carrying amount of the financial asset in the statement of financial position.



Financial assets (cont'd)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss. In addition, on derecognition of an investment in a debt instrument classified as at FVTOCI, the cumulative gain or loss previously accumulated in the investment revaluation reserve is reclassified to profit or loss. In contrast, on derecognition of an investment in equity instrument which the Group has elected on initial recognition to measure at FVTOCI, the cumulative gain or loss previously accumulated in the investment revaluation reserve is not reclassified to profit or loss, but is transferred to retained earnings.

Financial liabilities and equity instruments

Classification as debt or equity

Financial liabilities and equity instruments issued by the Group are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs.

Borrowings

Interest-bearing bank loans and finance leases are initially measured at fair value, and are subsequently measured at amortised cost, using the effective interest method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognised in profit or loss over the term of the borrowings.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Financial liabilities subsequently measured at amortised cost

Financial liabilities that are not 1) contingent consideration of an acquirer in a business combination, 2) held-fortrading, or 3) designated as at FVTPL, are subsequently measured at amortised cost using the effective interest method.



Financial liabilities and equity instruments (cont'd)

Financial liabilities subsequently measured at amortised cost (cont'd)

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortised cost of a financial liability.

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments. These foreign exchange gains and losses are recognised in the "other operating expenses" line item in profit or loss (Note 28) for financial liabilities that are not part of a designated hedging relationship.

The fair value of financial liabilities denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of the reporting period.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

Classification and measurement of financial instruments for the year ended December 31, 2016 under FRS 39 *Financial Instruments: Recognition and Measurement*

The Group applied the classification and measurement requirements for financial instruments under FRS 109 *Financial Instruments* for the year ended December 31, 2017. The 2016 comparative period was not restated, and the requirements of FRS 39 *Financial Instruments: Recognition and Measurement* were applied. The key changes are in the classification and impairment requirements for financial assets.

Financial assets are classified into the following specified categories: "available-for-sale" financial assets and "loans and receivables". The classification depends on the nature and purpose of financial assets and is determined at the time of initial recognition.

Loans and receivables

Trade receivables, loans and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as "loans and receivables". Loans and receivables (including trade and other receivables, bank balances and cash) are measured at amortised cost using the effective interest method less impairment. Interest is recognised by applying the effective interest method, except for short-term receivables when the effect of discounting is immaterial.



Classification and measurement of financial instruments for the year ended December 31, 2016 under FRS 39 *Financial Instruments: Recognition and Measurement* (cont'd)

Impairment of financial assets under FRS 39

Financial assets, other than those at fair value through profit or loss, are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of financial asset, the estimated future cash flows of the investment have been impacted.

For all other financial assets, objective evidence of impairment could include:

- Significant financial difficulty of the issuer or counterparty; or
- Default or delinquency in interest or principal payments; or
- It becoming probable that the borrower will enter bankruptcy or financial re-organisation.

For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

For financial assets that are carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables where the carrying amount is reduced through the use of an allowance account. When a trade receivable is uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the financial asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

When an available-for-sale financial asset is considered to be impaired, cumulative gains or losses previously recognised in other comprehensive income are reclassified to profit or loss.

In respect of available-for-sale equity instruments, impairment losses previously recognised in profit or loss are not reversed through profit or loss. Any subsequent increase in fair value after an impairment loss is recognised in other comprehensive income and accumulated under the heading of investments revaluation reserves. In respect of available-for-sale debt securities, impairment losses are subsequently reversed through profit or loss if an increase in the fair value of the investment can be objectively related to an event occurring after the recognition of the impairment loss.

LEASES - Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.



The Group as lessor

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease unless another systematic basis is more representative of the time pattern in which use benefit derived from the leased asset is diminished. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised as an expense over the lease term on the same basis as the lease income.

The Group as lessee

Assets held under finance leases are recognised as assets of the Group at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation. Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly to profit or loss.

Rentals payable under operating leases are charged to profit or loss on a straight-line basis over the term of the relevant lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognised as expense in the period in which they are incurred.

In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

INVENTORIES – Inventories consist principally of spare parts, handsets, accessories, prepaid cards and raw materials that are stated at the lower of cost and net realisable value. Cost comprises direct materials. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

ASSOCIATE – An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment, or a portion thereof, is classified as held for sale, in which case it is accounted for in accordance with FRS 105. Under the equity method, an investment in an associate is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate. When the Group's share of losses of an associate exceeds the Group's interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

An investment in an associate is accounted for using the equity method from the date on which the investee becomes an associate. On acquisition of the investment in an associate, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.



The requirements of FRS 109 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's investment in an associate. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with FRS 36 Impairment of Assets as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying amount, any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with FRS 36 to the extent that the recoverable amount of the investment subsequently increases.

The Group discontinues the use of the equity method from the date when the investment ceases to be an associate, or when the investment is classified as held for sale. When the Group retains an interest in the former associate and the retained interest is a financial asset, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition in accordance with FRS 109. The difference between the carrying amount of the associate at the date the equity method was discontinued, and the fair value of any retained interest and any proceeds from disposing of a part interest in the associate is included in the determination of the gain or loss on disposal of the associate. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate on the same basis as would be required if that associate had directly disposed of the related assets or liabilities. Therefore, if a gain or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued.

The Group continues to use the equity method when an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate. There is no remeasurement to fair value upon such changes in ownership interests.

When the Group reduces its ownership interest in an associate but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

When a group entity transacts with an associate of the group, profits and losses resulting from the transactions with the associate are recognised in the Group's consolidated financial statements only to the extent of interests in the associate that are not related to the Group.

PROPERTY, PLANT AND EQUIPMENT – Land and building held for use in the production or supply of goods or services, or for administrative purposes, are stated in the statement of financial position at their revalued amounts, being the fair value at the date of revaluation, less any subsequent accumulated depreciation and subsequent accumulated impairment losses. Revaluations are performed with sufficient regularity such that the carrying amount does not differ materially from that which would be determined using fair values at the end of the reporting period.

Any revaluation increase arising on the revaluation of such land and building is recognised in other comprehensive income and accumulated in revaluation reserve, except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously charged. A decrease in carrying amount arising on the revaluation of such land and buildings is charged to profit or loss to the extent that it exceeds the balance, if any, held in the property revaluation reserve relating to a previous revaluation of that asset.



Leasehold land for own use

When a lease includes both land and building elements, the Group assesses the classification of each element as a finance or an operating lease separately based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the Group, unless it is clear that both elements are operating leases in which case the entire lease is classified as an operating lease. Specifically, the minimum lease payments (including any lump sum upfront payments) are allocated between the land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element of the lease at the inception of the lease.

To the extent the allocation of the lease payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "prepaid lease payments" in the consolidated statements of financial position and is amortised over the lease terms on a straight-line basis. When the lease payments cannot be allocated reliably between the land and building elements, the entire lease is generally classified as a finance lease and accounted for as property, plant and equipment.

Plant and equipment are stated at cost less accumulated depreciation and any accumulated impairment losses.

Asset under construction is carried at cost, less any recognised impairment loss. Depreciation of this asset, on the same basis as other plant and equipment, commences when the asset is ready for its intended use.

Depreciation is charged so as to write off the cost of assets over their estimated useful lives, using the straight-line method, on the following bases:

Leasehold land and building	-	over the terms of lease of 52 years
Computers and computer system	-	20% to 33 ¹ / ₃ %
Other plant and equipment	-	10% to 20%
Motor vehicles	-	10% to 20%
Furniture, fittings and renovation	-	10% to 33 ¹ / ₃ %

The estimated useful lives, residual values and depreciation method are reviewed at the end of each annual reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets or, if there is no certainty that the lessee will obtain ownership by the end of the lease term, the asset shall be fully depreciated over the shorter of the lease term and its useful life.

The gain or loss arising on disposal or retirement of an item of plant and equipment is determined as the difference between the sales proceeds and the carrying amounts of the asset and is recognised in profit or loss. On the subsequent sale or retirement of a revalued property, the attributable revaluation surplus remaining in the property revaluation reserve is transferred directly to retained earnings. No transfer is made from the revaluation reserve to retained earnings except when an asset is derecognised.

GOODWILL ON CONSOLIDATION ("GOODWILL") – Goodwill arising in a business combination is recognised as an asset at the date that control is acquired (the acquisition date). Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the acquirer's previously held equity interest (if any) in the entity over net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed.



If, after reassessment, the Group's interest in the fair value of the acquiree's identifiable net assets exceeds the sum of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the acquirer's previously held equity interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Goodwill is not amortised but is reviewed for impairment at least annually. For the purpose of impairment testing, goodwill is allocated to each of the Group's cash generating units expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

On disposal of a subsidiary or the relevant cash generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

PROVISIONS – Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

Restructuring

A restructuring provision is recognised when the Group has developed a detailed formal plan for the restructuring and has raised a valid expectation in those affected that it will carry out the restructuring by starting to implement the plan or announcing its main features to those affected by it. The measurement of a restructuring provision includes only the direct expenditures arising from the restructuring, which are those amounts that are both necessarily entailed by the restructuring and not associated with the ongoing activities of the entity.

SHARE-BASED PAYMENTS – The Group has issued equity-settled payments to certain employees.

Equity-settled share-based payments are measured at fair value of the equity instruments at the date of grant. Details regarding the determination of the fair value of equity-settled share-based transactions are set out in Note 23. The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Group's estimate of the number of equity instruments that will eventually vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the equity-settled employee benefits reserve (share options reserve).

REVENUE RECOGNITION – Revenue is measured at the fair value of the consideration received or receivable. Revenue is reduced for estimated customer returns, rebates and other similar allowances.



Sale of goods

Revenue from the sale of goods is recognised when all the following conditions are satisfied:

- the Group has transferred to the buyer the significant risks and rewards of ownership of the goods;
- the Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the entity; and
- the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Rendering of services

Revenue from rendering of after-market services, including retrofit services and repair management services, and digital inkjet printing services, is recognised when the services are rendered.

Other management fees are recognised when services are rendered.

Interest income

Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable.

Dividend income

Dividend income from investments is recognised when the shareholders' rights to receive payment have been established.

<u>Rental income</u>

Rental income is recognised on a straight-line basis over the term of the relevant lease.

BORROWING COSTS – Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

RETIREMENT BENEFIT COSTS – Payments to defined contribution retirement benefit plans are charged as an expense when employees have rendered the services entitling them to the contributions. Payments made to state-managed retirement benefit schemes, such as the Singapore Central Provident Fund, are dealt with as payments to defined contribution plans where the Group's obligations under the plans are equivalent to those arising in a defined contribution retirement benefit plan.

NOTES TO THE FINANCIAL STATEMENTS

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

INCOME TAX – Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are not taxable or tax deductible. The Group's liability for current tax is calculated using tax rates (and tax laws) that have been enacted or substantively enacted in countries where the Company and subsidiaries operate by the end of the reporting period.

Deferred tax is recognised on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised on taxable temporary differences arising on investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset realised based on the tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax are recognised as an expense or income in profit or loss, except when they relate to items credited or debited outside profit or loss (either in other comprehensive income or directly in equity), in which case the tax is also recognised outside profit or loss (either in other comprehensive income or directly in equity, respectively).

DISCONTINUED OPERATIONS – A discontinued operation is a component of the Group's business that represents a separate major line of business or geographical area of operations that has been disposed of or is held for sale or distribution, or is a subsidiary acquired exclusively with a view to resale.

Classification as a discontinued operation occurs upon disposal or when the operation meets the criteria to be classified as held for sale, if earlier. When an operation is classified as a discontinued operation, the comparative income statement is re-presented as if the operation had been discontinued from the start of the comparative year.



FOREIGN CURRENCY TRANSACTIONS AND TRANSLATION – The individual financial statements of each group entity are measured and presented in the currency of the primary economic environment in which the entity operates (its functional currency). The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are presented in Singapore dollar, which is the functional currency of the Company, and the presentation currency for the consolidated financial statements.

Exchange differences arising on the settlement of monetary items, and on retranslation of monetary items are included in profit or loss for the period. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised in other comprehensive income. For such non-monetary items, any exchange component of that gain or loss is also recognised in other comprehensive income.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations (including comparatives) are expressed in Singapore dollar using exchange rates prevailing at the end of the reporting period. Income and expense items (including comparatives) are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in a separate component of equity under the header of foreign currency translation reserve.

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or loss of significant influence over an associate that includes a foreign operation), all of the accumulated exchange differences in respect of that operation attributable to the Group are reclassified to profit or loss. Any exchange differences that have previously been attributed to non-controlling interests are derecognised, but they are not reclassified to profit or loss.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities (including monetary items that, in substance, form part of the net investment in foreign entities), are recognised in other comprehensive income and accumulated in a separate component of equity under the header of foreign currency translation reserve.

CASH AND CASH EQUIVALENTS IN THE STATEMENT OF CASH FLOWS – Cash and cash equivalents in the statement of cash flows comprise cash on hand and demand deposits that are subject to an insignificant risk of changes in value.

3 CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

Critical judgements in applying the entity's accounting policies

The following is the critical judgement, apart from those involving estimations, that the management has made in the process of applying the Group's accounting policies and that has the most significant effect on the amounts recognised in the consolidated financial statements.

Control over Golden Myanmar Sea Company Ltd ("GMS Myanmar"), Golden Myanmar Sea (S) Pte Ltd ("GMS Singapore") and MDR Golden Myanmar Sea Company Limited ("MDR Golden")

Note 10(a) states that GMS Myanmar, GMS Singapore and MDR Golden are the subsidiaries of the Group even though the Group has no equity ownership interest and voting rights in these subsidiaries.



3 CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (CONT'D)

Critical judgements in applying the entity's accounting policies (cont'd)

Control over Golden Myanmar Sea Company Ltd ("GMS Myanmar"), Golden Myanmar Sea (S) Pte Ltd ("GMS Singapore") and MDR Golden Myanmar Sea Company Limited ("MDR Golden") (cont'd)

In determining control, the management assessed whether the Group has the ability to direct the relevant activities of these companies. The management has determined that the Group has acquired control over these three companies via its subsidiary, MDR Myanmar Co., Ltd. ("MDR Myanmar"), has the ability to direct the relevant activities of these entities, and the rights to variable returns from its involvement with these entities and has the ability to affect those returns through its power over the entities.

Significant influence over United Pixio Sdn Bhd

Note 10(b) describes that United Pixio Sdn Bhd ("JVC") is an associate of the Group although the Group owns a 50% ownership interest in the JVC. The Group has significant influence over the JVC by virtue of its right to appoint three out of six directors to the board of the JVC; participation in the decisions about dividend distributions and provision of essential technical information.

The directors have also assessed and concluded that the value of the call option in Note 10(b) is not material.

Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

Impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating units to which goodwill has been allocated. The value in use calculation requires management to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate present value. The carrying amount of goodwill at the end of the reporting period was \$2.80 million (2016 : \$2.80 million) and the key assumptions underlying the impairment assessment are disclosed in Note 12.

Valuation of inventories

In determining the net realisable value of the inventories, an estimation of the net realisable value of inventories on hand is performed by management based on the most reliable evidence available at the time the estimates are made. These estimates took into consideration the latest selling prices and the saleability of these inventories. The carrying amount of inventories as at December 31, 2017 is disclosed in Note 9 to the financial statements.

Impairment of investments in subsidiaries

Determining whether investments in subsidiaries are impaired requires an estimation of the value in use of these investments. The value in use calculation requires the Company to estimate the future cash flows expected from these investments and a suitable discount rate in order to calculate present value. Management has evaluated the recoverability of these investments based on such estimates. The carrying amount of investments in subsidiaries is disclosed in Note 10(a) to the financial statements.



3 CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (CONT'D)

Valuation of leasehold land and building

In estimating the fair value of the leasehold land and building, the Group engages a third party qualified external valuer to perform the valuation. Management works closely with the qualified external valuer to establish the appropriate valuation techniques and inputs to the model.

Information about the valuation techniques and inputs used in determining the fair value of leasehold land and building are disclosed in Note 11 to the financial statements.

Loss allowance for trade and other receivables

The Group makes allowances for expected credit losses based on an assessment of the recoverability of trade and other receivables. The impairment provisions for trade and other receivables are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting inputs to the impairment calculation based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

The identification of loss allowance requires use of judgement and estimates. Where the expectation is different from the original estimate, such difference will have an impact on the carrying amount of the trade and other receivables and loss allowance in the period in which such estimate has been changed.

Included in other receivables is an amount due from a third party of \$3,827,000 (2016: \$Nil) at the end of the reporting period. In assessing the recoverability of this amount, the management has determined that no allowance is required under the expected credit loss model, in view of the corporate guarantee from the borrower's parent company, personal guarantee from the Chairman of the Board of the borrower's parent company and personal guarantee from the Chairman of the Company, and subsequent repayments and derecognition of the asset as disclosed in Note 8, that support the recovery of the amount. The carrying amounts of trade and other receivables are disclosed in Notes 7 and 8 to the financial statements respectively.

4 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT

(a) Categories of financial instruments

The following table sets out the financial instruments as at the end of the reporting period:

	Group		Com	pany
	2017 2016		2017	2016
	\$'000	\$'000	\$'000	\$'000
Financial assets				
FVTOCI (including equity instruments) Amortised cost (including cash and cash	13,234	-	13,234	-
equivalents)	43,186	56,890	25,734	39,709
	56,420	56,890	38,968	39,709
Financial liabilities				
Amortised cost	25,163	22,474	4,269	3,968

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

4 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONT'D)

(b) Financial risk management policies and objectives

Risk management is integral to the whole business of the Group. The management continually monitors the Group's risk management process to ensure that an appropriate balance between risk and control is achieved. Risk management policies and systems are reviewed regularly to reflect changes in the market conditions and the Group's activities.

There has been no change to the Group's exposure to these financial risks or the manner in which it manages and measures the risk. Market risk exposures are measured using sensitivity analysis as indicated below.

(i) <u>Foreign exchange risk management</u>

The Group operates in Asia with dominant operations in Singapore and Malaysia. The Group previously also operated in Myanmar but has ceased operations since March 2017. As a result, the Group is exposed to movements in foreign currency exchange rates arising from normal trading transactions. This risk is managed through natural hedges as revenue denominated in foreign currency is partly matched with corresponding costs in the same foreign currency.

In addition, the Group is exposed to currency translation risk on the net assets in foreign operations.

At the end of the reporting period, the significant carrying amounts of monetary assets and monetary liabilities denominated in currencies other than the respective group entities' functional currencies are as follows:

	Group				Company			
	Liabilities		Liabilities Assets		Liabilities		Assets	
	2017	2016	2017	2016	2017	2016	2017	2016
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
United States Dollar	(1,279)	(1,790)	514	3,084	(343)	(16)	713	5,273
Malaysia Ringgit	(917)	(640)	3,823	4,556	-	(1)	1,287	676
Myanmar Kyat	(94)	(1,457)	286	1,800	-	-	-	-

Foreign currency sensitivity

The following table details the sensitivity to a 5% increase and decrease in the relevant foreign currencies against the functional currency of each group entity. 5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 5% change in foreign currency rates.



(b) Financial risk management policies and objectives (cont'd)

(i) Foreign exchange risk management (cont'd)

If the relevant foreign currency strengthens by 5% against the functional currency of each entity in the Group, profit will increase (decrease) by:

	US Dollar impact		Malaysia Ringgit impact		Myanmar Kyat impact		
	2017 2016		2017	2017 2016		2016	
	\$'000	\$'000	\$'000	\$'000	\$′000	\$′000	
Group							
Profit or loss	(38)	65	145	196	10	17	
<u>Company</u>							
Profit or loss	19	263	64	34	-	_	

If the relevant foreign currencies weaken by 5% against the functional currency of each entity in the Group, there will be an equal and opposite impact on profit before tax as above.

(ii) Interest rate risk management

Summary quantitative data of the Group's and Company's interest-bearing financial instruments can be found in Section (iv) of this Note. The Group's policy is to maintain cash equivalents and borrowings in fixed and variable rate instruments.

Interest rate sensitivity

The sensitivity analyses below have been determined based on the exposure to interest rates for both derivatives and non-derivative instruments at the end of the reporting period and the stipulated change taking place at the beginning of the financial year and held constant throughout the reporting period in the case of instruments that have floating rates. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher or lower and all other variables were held constant, the Group's profit for the year ended December 31, 2017 would increase/decrease by \$27,000 (2016: \$Nil). This is mainly attributable to the Group's exposure to borrowings with variable rates.

The Company's profit and loss and equity are not affected by the changes in interest rates as the interestbearing instruments carry fixed interest and are measured at amortised cost.



(b) Financial risk management policies and objectives (cont'd)

(iii) Credit risk management

Credit risk refers to the risk that the Group's counterparties may default on its contractual obligations, resulting in financial loss to the Group. The major classes of financial assets of the Group are investment securities, cash and bank balances and trade and other receivables. For trade receivables, the Group adopts the policy of dealing only with customers with a sound credit history. For other financial assets (including investment securities), the Group adopts the policy of dealing only with customers the policy of dealing only with high credit quality counterparties.

Credit exposure to an individual counterparty is restricted by credit limits that are approved by the management based on ongoing credit evaluation taking into account of the counterparty's payment profile and credit exposure.

Credit approvals and other monitoring procedures are also in place to ensure that follow-up action is taken to recover overdue debts. Furthermore, the Group reviews the recoverable amount of each trade debt on an individual basis at the end of the reporting period to ensure that adequate loss allowance is made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

The Group's current credit risk grading framework comprises the following categories:

Category	Description	Basis for recognising expected credit losses
Performing	The counterparty has a low risk of default and does not have any past-due amounts	12m ECL
Doubtful	Amount is >180 days past due or there has been a significant increase in credit risk since initial recognition	Lifetime ECL – not credit-impaired
In default	Amount is >1 year past due or there is evidence indicating the asset is credit-impaired	Lifetime ECL – credit-impaired
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off

For trade and other receivables, the Group has applied the simplified approach in FRS 109 to measure the loss allowance at lifetime ECL. The Group determines the expected credit losses on these items by using a provision matrix, estimated based on historical credit loss experience based on the past due status of the debtors, adjusted as appropriate to reflect current conditions and estimates of future economic conditions. Accordingly, the credit risk profile of these assets is presented based on their past due status in terms of the provisions matrix. Note 7 and 8 include further details on the loss allowance for these assets respectively.



(b) Financial risk management policies and objectives (cont'd)

(iii) Credit risk management (cont'd)

At the end of the reporting period, approximately 18% (2016:27%) of the Group's trade receivables were due from 3 customers. Of the other receivables balance at the end of the year, approximately 49% (2016:16%) of the Group's other receivables is due from 2 customers (2016: 1 customer). Apart from this, the Group does not have significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. The Group defines counterparties as having similar characteristics if they are related entities. Concentration of credit risk to any other counterparty did not exceed 10% of gross monetary assets at any time during the year. The concentration of credit risk is limited due to the fact that the customer base is large and unrelated.

In addition, the Group is exposed to credit risk in relation to financial guarantees given to banks. As at December 31, 2017, management has deemed the fair value of the financial guarantee to be immaterial to the financial statements and hence, no amount has been recognised in the statement of financial position as at the end of the reporting period.

Collateral held as security and other credit enhancements

With the exception of the loans to a third party as set out in Note 8 to the financial statements, the Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets, hence, the maximum exposure to credit risk for each class of financial instruments is the carrying amount of that class of financial instruments presented on the statement of financial position. Further details of credit risks on receivables are disclosed in Notes 7 and 8 to the financial statements respectively.

The Group and the Company has determined the default event on a financial asset to be when the counterparty fails to make contractual payment when they fall due, based on the Group's and the Company's historical information.

The credit risk associated with the loans to third party are mitigated because they are secured with corporate guarantee from the borrower's parent company, personal guarantee from the Chairman of the Board of the borrower's parent company and personal guarantee from the Chairman of the Board of the Company. The carrying amount of loans and interest receivable due from third party amount to \$3,827,000 (2016 : \$ Nil). There have not been any significant changes in the quality of the collaterals held for the loans to third party. The Group has not recognised a loss allowance for the loans to third party as a result of these credit enhancements.



(b) Financial risk management policies and objectives (cont'd)

(iv) Liquidity risk management

Liquidity risk refers to the risk that the Group may have insufficient resources to meet its financial liabilities as they fall due. The Group's strategy to manage liquidity risk is to ensure that the Group has sufficient funds to meet its potential liabilities as they fall due. This strategy has not changed from prior periods.

Liquidity and interest risk analyses

Non-derivative financial assets

The Group and the Company's non-derivative financial assets are receivable within one year from the end of the reporting period and are non-interest bearing except as disclosed in Notes 6 and 8 to the financial statements respectively.

Non-derivative financial liabilities

The table below summarises the maturity profile of the Group's and the Company's non-derivative financial liabilities at the end of the reporting period based on contractual undiscounted payments.

	Average effective interest rate %	On demand or within 1 year \$'000	1 to 5 years \$'000	Over 5 years \$'000	Adjustment* \$'000	Total \$'000
Group						
2017						
Bank loans	4.48 to 4.73	5,485	-	-	-	5,485
Trade and other payables	-	18,572	-	-	-	18,572
Finance lease (fixed rate)	2.73 to 3.75	517	692		(103)	1,106
		24,574	692		(103)	25,163
2016						
Trade and other payables	-	20,913	-	-	-	20,913
Finance lease (fixed rate)	2.73 to 3.75	654	1,081	_	(174)	1,561
		21,567	1,081	-	(174)	22,474



(b) Financial risk management policies and objectives (cont'd)

(iv) Liquidity risk management (cont'd)

Non-derivative financial liabilities (cont'd)

	Average effective interest rate %	On demand or within 1 year \$'000	1 to 5 years \$'000	Over 5 years \$'000	Adjustment* \$'000	Total \$'000
Company						
2017						
Trade and other payables	-	4,127	-	-	-	4,127
Finance lease (fixed rate)	2.73 to 2.78	73	82	-	(13)	142
		4,200	82	-	(13)	4,269
2016						
Trade and other payables	_	3,835	-	-	-	3,835
Finance lease (fixed rate)	2.73	88	50	-	(5)	133
		3,923	50	-	(5)	3,968

* The adjustment column represents the possible future cash flows attributable to the instrument included in the maturity analysis which is not included in the carrying amount of the financial liability in the statement of financial position.

(v) Fair value of financial assets and financial liabilities

The carrying amounts of cash and cash equivalents, trade and other current receivables and payables and other liabilities approximate their respective fair values due to the relatively short-term maturity of these financial instruments. The fair values of other classes of financial assets and liabilities are disclosed in the respective notes to financial statements.

(vi) Equity price risk

The Group is exposed to equity price risks arising from equity investments. Equity investments are held for strategic rather than trading purposes. The Group does not actively trade these investments.

The sensitivity analyses below have been determined based on the exposure to equity price risks at the end of the reporting period.

If equity prices had been 5% higher/lower:

- profit for the year ended December 31, 2017 would have been unaffected as the investments in equity instruments are designated as at FVTOCI; and
- other comprehensive income for the year ended December 31, 2017 would increase/decrease by \$662,000 as a result of the changes in fair value of the investments in equity instruments.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

4 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONT'D)

(c) Capital management policies and objectives

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of debt and equity balance.

The capital structure of the Group consists of equity attributable to owners of the Company, comprising issued capital, reserves and accumulated losses.

The Group's management reviews the capital structure on an on-going basis. As part of this review, the management considers the cost of capital and the risks associated with each class of capital. Based on recommendation of the management, the Group will balance its overall capital structure through the payment of dividends, new share issues or the redemption of existing debt. The Group's overall strategy remains unchanged from 2016.

5 RELATED PARTY TRANSACTIONS

In addition to the information disclosed elsewhere in the financial statements, the following transactions were entered into by the Group with related parties at terms agreed between the parties during the financial year. The balances with related parties are unsecured, interest-free and repayable on demand unless otherwise stated.

During the year, the Group entered into the following related party transactions:

	Gro	oup
	2017	2016
	\$'000	\$'000
Nature of transactions		
Transactions with companies owned by common directors:		
Expenses paid on behalf of the Group	12	9
Legal and professional expenses	11	63
Rental expenses	424	444
Transactions with a related party (shareholder of a non-wholly owned subsidiary):		
Sales of goods	(34)	(235)
Purchase of goods	3	_
Transactions with a related party (director of a wholly owned subsidiary):		
Rental income	(11)	

Sales of goods to a related party were made at the Group's usual list prices.

The amounts outstanding are unsecured and will be settled in cash. No guarantees have been given or received, unless otherwise stated in the respective notes to the financial statements.



5 RELATED PARTY TRANSACTIONS (CONT'D)

Compensation of directors and key management personnel

The remuneration of directors and other members of key management during the year were as follows:

		Group
	2017	2016
	\$'000	\$'000
Short-term benefits	1,83	9 1,800
Post-employment benefits	10	7 104
	1,94	6 1,904

The remuneration of directors and key management personnel is determined by the Remuneration Committee having regard to the performance of individuals and market trends.

6 CASH AND BANK BALANCES

	Group		Company	
	2017	2016	2017	2016
	\$'000	\$'000	\$'000	\$'000
Cash and bank balances				
Current	11,579	30,817	3,015	22,090
Non-current	1,440	-	1,400	-
	13,019	30,817	4,415	22,090
Shown as:				
Cash and bank balances	11,288	20,084	3,015	11,590
Fixed deposits	291	10,694	-	10,500
Cash pledged	1,440	39	1,400	-
	13,019	30,817	4,415	22,090
Less: Cash pledged	(1,440)	(39)	(1,400)	-
Cash and cash equivalents in the consolidated				
statement of cash flows	11,579	30,778	3,015	22,090

The fixed deposits carried interests at 3% (2016 : 0.65% to 2.95%) per annum, and mature in January 2018 (2016 : March 2017).

In 2017, cash pledged of \$1.4 million in the form of fixed deposits to secure bank loans (Note 13), carried interest at 2.75% per annum, and will mature in January 2022.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

7 TRADE RECEIVABLES

	Group		Com	pany
	2017 \$′000	2016 \$'000	2017 \$′000	2016 \$'000
Outside parties	10,676	11,751	2,251	3,242
Accrued income	11,798	9,491	81	312
Subsidiaries	-	_	118	-
	22,474	21,242	2,450	3,554
Less: Loss allowance for trade receivables				
(outside parties)	(244)	(375)	-	-
	22,230	20,867	2,450	3,554

The average credit period on sales is 30 days (2016 : 30 days). No interest is charged on outstanding trade receivables.

The Group always measures the loss allowance for trade receivables at an amount equal to lifetime ECL. This allowance has been determined by reference to past default experience and expected credit losses, ranging from 0.2% to 17.4% (2016: 0.2% to 19.2%) for receivables that are current to more than 60 days past due. The expected credit losses incorporate forward looking estimates. In calculating the expected credit loss rate, the Group and the Company consider historical loss rates for each category of customers and adjust for forward-looking macroeconomic data.

The Group writes off a trade receivable when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings. None of the trade receivables that have been written off is subject to enforcement activities.

The Group's customers mainly comprise of reputable and well established telecom operators and equipment principals. Before accepting any new customer, the Group will assess the potential customer's credit quality. Limits are monitored periodically by management. Trade receivables that are neither past due nor impaired are substantially companies with good collection track record with the Group.

Included in the Group's and the Company's trade receivable balance are debtors with a carrying amount of \$6,324,000 (2016 : \$3,751,000) and \$510,000 (2016 : \$633,000) respectively, which are past due at the end of the reporting period for which the Group and the Company have not recognised a loss allowance on receivables as there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral over these balances. The management believes that there is no further credit provision required in excess of the loss allowance for receivables.



7 TRADE RECEIVABLES (CONT'D)

Movement in allowance for expected credit losses:

	Gro	oup	Com	pany
	2017 \$'000	2016 \$'000	2017 \$′000	2016 \$′000
At beginning of year	375	227	-	-
(Reversal of) Charge to profit or loss (Note 28)	(39)	237	-	_
Written off during the year	(70)	(74)	-	_
Exchange translation difference	(22)	(15)	-	-
At end of year	244	375	-	-

As at December 31, 2017, included in the gross carrying amounts of the trade receivables and allowance of the Group and Company are credited-impaired financial assets amounting to \$211,000 (2016 : \$350,000) and \$Nil (2016 : \$Nil), respectively.

During the year, the credit-impaired financial assets of the Group and Company written off amounted to \$70,000 (2016 : \$74,000) and \$Nil (2016 : \$Nil), respectively; and the reversal of allowance recognised in profit or loss amounted to \$49,000 (2016 : allowance recognised of \$221,000) and \$Nil (2016 : \$Nil), respectively.

During the year, the gross carrying amounts of trade receivables of the Group and Company transferred from lifetime expected credit losses to credit impaired financial assets amounted to \$2,000 (2016 : \$Nil) and \$Nil (2016 : \$Nil), respectively.

Classification and measurement under FRS 39 in 2016

Movement in allowances:

	Group	Company 2016 \$'000	
	2016 \$′000		
At beginning of year	227	-	
Charge to profit or loss (Note 28)	237	-	
Written off during the year	(74)	-	
Exchange translation difference	(15)	-	
At end of year	375	-	

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

7 TRADE RECEIVABLES (CONT'D)

The table below is an analysis of trade receivables as at December 31:

	Group		Com	pany	
	2017 \$′000	2016 \$'000	2017 \$'000	2016 \$'000	
Not past due and not impaired	15,906	17,116	1,940	2,921	
Past due but not impaired (i)	6,324	3,751	510	633	
	22,230	20,867	2,450	3,554	
Impaired receivables – individually assessed (ii)	244	375	_	-	
Less: Loss allowance for trade receivables	(244)	(375)	-	-	
Total trade receivables, net	22,230	20,867	2,450	3,554	
(i) Aging of receivables that are past due but not impaired					
1 to 30 days	4,636	1,870	381	297	
31 to 60 days	776	513	33	8	
>61 days	912	1,368	96	328	
Total	6,324	3,751	510	633	

(ii) These amounts are stated before any deduction for impairment losses and are not secured by any collateral or credit enhancements.

8 OTHER RECEIVABLES AND PREPAYMENTS

	Gro	Group		pany
	2017 \$′000	2016 \$'000	2017 \$′000	2016 \$'000
Deposits	1,463	2,116	165	165
Prepayments	425	1,034	183	54
Related parties (Note 5)	173	-	-	-
Staff advances	-	1	-	-
Outside parties	6,301	3,321	3,718	82
Interest receivables	232	-	232	-
	8,594	6,472	4,298	301
Subsidiaries	-	-	15,993	14,727
	8,594	6,472	20,291	15,028
Less: Loss allowance for other receivables				
- subsidiaries	-	-	(1,239)	(909)
- others	(232)	(232)	-	-
	(232)	(232)	(1,239)	(909)
	8,362	6,240	19,052	14,119

8 OTHER RECEIVABLES AND PREPAYMENTS (CONT'D)

Analysed as:

	Group		Company	
	2017 \$′000	2016 \$'000	2017 \$′000	2016 \$'000
Current	8,362	5,401	19,052	14,119
Non-current	-	839	-	-
	8,362	6,240	19,052	14,119

Other receivables that are neither past due nor impaired are substantially companies with good collection track record with the Group or are secured with collateral or other credit enhancements.

Included in other receivables from outside parties and interest receivables are loans and interest receivable from a third party, amounting to \$3,827,000 as at December 31, 2017. The loans bear interest rate within a range of 3.5% per month to 4% per month and with repayment term by February 2018. The loans are secured with corporate guarantee from the borrower's parent company, personal guarantee from the Chairman of the Board of the borrower's parent company and personal guarantee from the Chairman of the Company. Subsequent to the end of the financial year, the loans and interest receivables were derecognised due to repayments of \$900,000 made by the borrower, repayments of \$600,000 made by the borrower through the Chairman of the Board of the borrower's parent company; and the transfer of substantially all the risks and rewards by way of a transfer arrangement, without recourse, of the remaining \$2,327,000 to the Chairman of the Board of the Company.

Included in the amount due from subsidiaries are net advances of \$11,033,000 (2016 : \$6,517,000) that are unsecured, bear interest at 3% (2016 : 3%) per annum and repayable on demand.

The remaining amount due from subsidiaries is unsecured, interest-free and repayable on demand.

The carrying amount due from subsidiaries and third parties are neither past due nor impaired at the reporting date.

In 2016, included in the non-current other receivables were prepayment of \$258,000 for the purchase of plant and equipment and deposits of \$581,000 paid for the purchase of property for the subsidiary in Malaysia. In current year, both the prepayment and the deposit have been capitalised as part of the costs of the property, plant and equipment.

Movement in allowance for expected credit losses:

	Gro	Group		pany
	2017 \$′000	2016 \$'000	2017 \$′000	2016 \$′000
At beginning of year	232	232	909	3,749
Charge to profit or loss (Note 28)	-	-	330	909
Written off during the year	-	-	-	(3,749)
At end of year	232	232	1,239	909

The loss allowance for other receivables has been determined by taking into consideration recovery prospects and past default experience.



8 OTHER RECEIVABLES AND PREPAYMENTS (CONT'D)

As at December 31, 2017, included in the gross carrying amounts of the other receivables and allowance of the Group and Company are credit-impaired financial assets amounting to \$4,059,000 (2016 : \$232,000) and \$5,066,000 (2016 : \$909,000), respectively.

During the year, the credit-impaired financial assets of the Group and Company written off amounted to \$Nil (2016 : \$Nil) and \$Nil (2016 : \$3,749,000), respectively; and the allowance recognised in profit or loss amounted to \$Nil (2016 : \$Nil) and \$330,000 (2016 : \$909,000), respectively.

During the year, the gross carrying amounts of the other receivables of the Group and the Company transferred from lifetime expected credit losses to credit-impaired financial assets amounted to \$3,827,000 (2016 : \$Nil) and \$3,827,000 (2016 : \$Nil), respectively. However, no allowance was provided for loans and interest receivables from a third party, amounting to \$3,827,000, in view of the corporate guarantee from the borrower's parent company, personal guarantee from the Chairman of the Board of the borrower's parent company and personal guarantee from the Chairman of the Company, and subsequent repayments and derecognition of the asset as disclosed above.

Classification and measurement under FRS 39 in 2016

Movement in allowance:

	Group	Company	
	2016 \$′000	2016 \$'000	
At beginning of year	232	3,749	
Charge to profit or loss (Note 28)	_	909	
Written off during the year	_	(3,749)	
At end of year	232	909	

The allowance for doubtful debts for other receivables has been determined by taking into consideration recovery prospects and past default experience.

9 INVENTORIES

	Group		Com	pany
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Spare parts, handsets, accessories, prepaid cards and raw materials, carried at net realisable value after the following allowances	18,925	20,232	1,535	2,092
Movement in allowances:			.,	
At beginning of year	334	854	170	143
Charge to profit or loss (Note 28)	592	432	97	28



Written off during the year	(602)	(952)	(126)	(1)
At end of year	324	334	141	170

10(a) INVESTMENT IN SUBSIDIARIES

	Cor	npany
	2017 \$′000	2016 \$′000
Unquoted equity shares, at cost	31,138	31,138
Impairment loss	(10,303)	(10,303)
	20,835	20,835
Non-trade advances to subsidiaries	8,665	8,665
Impairment loss	(8,665)	(8,665)
	-	-
	20,835	20,835
Movement in impairment loss:		
At beginning of year	18,968	15,248
Additions during the year	-	3,720
At end of year	18,968	18,968

The principal activities of the subsidiaries are the provision of after-market services for mobile equipment and consumer electronic products; distributor and retailer of mobile telecommunication equipment and mobile related services, including prepaid cards; the provision of digital inkjet printing for point-of-sale and out-of-home advertising solutions, and investment holding.

The Company had carried out a review of the recoverable amounts of its investment in subsidiaries where there is indication that the investments have suffered an impairment loss. In 2016, the review led to the recognition of an impairment loss in 2016 arising from the following:

- a) Management had recognised an impairment loss of \$2,435,000 and \$1,225,000 in respect of non-trade advances extended by the Company to its subsidiaries, Shenzhen Quanli Leather (S) Pte Ltd and Golden Myanmar Sea (S) Pte Ltd respectively. As the settlement of these advances are neither planned nor likely to occur in the foreseeable future, the advances are, in substance, part of the Company's investment in these subsidiaries. Management had assessed that the amounts of \$2,435,000 and \$1,225,000 were not recoverable as these subsidiaries are dormant.
- b) Management had assessed that the investment cost of \$60,000 in a wholly-owned subsidiary Pixio Myanmar Co., Ltd ("Pixio Myanmar") was not recoverable as the management has decided for Pixio Myanmar to exit from Myanmar, due to high investment and operating costs, uncertain market demand and weak Myanmar Kyat. Accordingly, an impairment loss of \$60,000 was recognised.

No additional impairment loss is recognised during the year.



10(a) INVESTMENT IN SUBSIDIARIES (CONT'D)

Details of the subsidiaries are as follows:

Subsidiaries	Cost of in	vestment	Effective equ	uity interest	Country of incorporation and operations
	2017 \$'000	2016 \$'000	2017 %	2016 %	
Accord Customer Care Solutions Philippines, Inc. ⁽³⁾	125	125	100	100	Philippines
Distribution Management Solutions Pte. Ltd. ⁽¹⁾	17,074	17,074	97.53	97.53	Singapore
Shenzhen Quanli Leather (S) Pte Ltd ⁽¹⁾	6,394	6,394	100	100	Singapore
A-Mobile (M) Sdn. Bhd. ⁽²⁾⁽³⁾	828	828	100	100	Malaysia
Pixio Sdn. Bhd. ⁽⁴⁾	6,400	6,400	100	100	Malaysia
MDR Myanmar Co., Ltd. ⁽³⁾⁽⁵⁾⁽⁷⁾	258	258	51	51	Myanmar
Golden Myanmar Sea Company Ltd. ⁽³⁾⁽⁷⁾	-	-	-	-	Myanmar
Golden Myanmar Sea (S) Pte Ltd. ⁽³⁾⁽⁷⁾	-	-	-	-	Singapore
MDR Golden Myanmar Sea Company Ltd. ⁽³⁾⁽⁵⁾⁽⁷⁾	-	-	-	-	Myanmar
Pixio Myanmar Co., Ltd. ⁽³⁾	59	59	100	100	Myanmar
	31,138	31,138			

10(a) INVESTMENT IN SUBSIDIARIES (CONT'D)

		Effective equity interest	
	2017 %	2016 %	
Subsidiaries of Distribution Management Solutions Pte. Ltd.			
SDS Pte. Ltd. ⁽¹⁾	97.53	97.53	Singapore
A-Mobile Pte. Ltd. (1)	97.53	97.53	Singapore
3 Mobile Telecom Pte. Ltd. ⁽¹⁾	97.53	97.53	Singapore
HandphoneShop Pte. Ltd. ⁽¹⁾	97.53	97.53	Singapore
NBRC Pte. Ltd. ⁽³⁾	97.53	97.53	Singapore
World of Gadgets Pte. Ltd. ⁽⁶⁾	-	97.53	Singapore

Auditors of subsidiaries for 2017:

⁽¹⁾ Deloitte & Touche LLP, Singapore.

- ⁽²⁾ The subsidiary is in the process of being struck off as at December 31, 2017.
- ⁽³⁾ Management accounts have been used for consolidation purposes as management is of the view that these entities are not significant to the Group.
- ⁽⁴⁾ Overseas practices of Deloitte Touche Tohmatsu Limited.
- ⁽⁵⁾ The profit or loss allocated to non-controlling interests and accumulated non-controlling interests of these non-wholly owned subsidiaries are individually insignificant to the Group.
- ⁽⁶⁾ Struck off from Register of Companies in February 2017.
- ⁽⁷⁾ In 2013, the Company set up a joint-venture company MDR Myanmar Co., Ltd. ("MDR Myanmar") with three other partners to provide after-market services and consultancy services to a related company, Golden Myanmar Sea Company Ltd ("GMS Myanmar"), in Myanmar. GMS Myanmar and Golden Myanmar Sea (S) Pte Ltd. ("GMS Singapore") are owned by two Myanmese shareholders, one of whom is a director of MDR Myanmar. GMS Myanmar was involved in the retail and distribution of mobile communication equipment in Myanmar, while GMS Singapore functioned as a buying house for GMS Myanmar.



10(a) INVESTMENT IN SUBSIDIARIES (CONT'D)

⁽⁷⁾ In April 2014, MDR Golden Myanmar Sea Company Ltd ("MDR Golden") was set up to distribute prepaid cards in Mandalay, Myanmar. MDR Golden ceased their business operation in March 2017.

Although the Company does not own any of the equity shares of GMS Myanmar, GMS Singapore and MDR Golden, and consequently does not control any of the voting power of those shares, the directors concluded that it has acquired control over these three entities via MDR Myanmar on the basis that the Group has the power to direct the relevant activities of these entities by appointment of key management personnel of each of the entities, has rights to variable returns from its involvement with these entities through the loan extended to GMS Singapore (Note 8) and the rights to receipt of management fees from each of these entities, and has the ability to affect those returns through its power over the entities. Accordingly, the financial position and results of GMS Myanmar, GMS Singapore and MDR Golden are included in the consolidated financial statements.

MDR Myanmar, GMS Myanmar and MDR Golden have ceased operations during the year. As a result, these entities are presented as discontinued operations. GMS Singapore is currently dormant.

The net tangible assets and pre-tax profits (losses) of the subsidiaries referred to in Notes ⁽²⁾ and ⁽³⁾ above are less than 20% of the net tangible assets and pre-tax profits of the Group at the financial year end.

Composition of the Group

Information about the composition of the Group at the end of the reporting period is as follows:

Principal activity	Place of incorporation and operation	subsidiaries	vholly-owned s held by the pany
		December 31, 2017	December 31, 2016
Provision of after-market services	Philippines	1	1
Sale of mobile telecommunication equipment and mobile related services, and prepaid cards	Singapore Malaysia	1 1	1 1
Provision of digital inkjet printing for point-of- sale and out-of-home advertising solutions	Malaysia Myanmar	1	1

Principal activity	Place of incorporation and operation	subsidiaries	n-wholly owned s held by the pany
		December 31, 2017	December 31, 2016
Provision of after-market services	Myanmar ⁽¹⁾	1	1
Sale of mobile telecommunication equipment and	Singapore	7	8
mobile related services, and prepaid cards	Myanmar ⁽¹⁾	2	2
		10	11

⁽¹⁾ These non-wholly owned subsidiaries held by the Company have ceased operations during the year and presented as discontinued operations.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

10(a) INVESTMENT IN SUBSIDIARIES (CONT'D)

Details of non-wholly owned subsidiaries that have material non-controlling interests

The table below shows details of non-wholly owned subsidiaries of the Group that have material non-controlling interests:

Name of subsidiary	Place of incorporation and principal place of business	owne interest a rights hel contr	tion of rship nd voting d by non- olling rests	Pro alloca non-con inter	ted to trolling	cont	ated non- rolling rests
		2017 %	2016 %	2017 \$'000	2016 \$′000	2017 \$'000	2016 \$'000
Distribution Management Solutions Pte Ltd	Singapore	2.47	2.47	46	30	491	445
Golden Myanmar Sea Company Ltd	Myanmar	100	100	(3)	(19)	(350)	(376)
Golden Myanmar Sea (S) Pte Ltd	Singapore	100	100	207	71	(1,268)	(1,490)
Individually immaterial s interests	subsidiaries with r	ion-controlli	ng	(134)	28	(391)	(285)
Total				116	110	(1,518)	(1,706)

Summarised financial information in respect of each of the Group's subsidiaries that has material non-controlling interests is set out below. The summarised financial information below represents amounts before intragroup eliminations.

	Distribution Management Solutions Pte Ltd		Golden My Compa		Golden M Sea (S)	/yanmar Pte Ltd
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Current assets	44,652	40,186	18	21	15	16
Non-current assets	1,371	1,072	-	-	_	_
Current liabilities	(26,118)	(23,212)	(368)	(397)	(1,283)	(1,506)
Non-current liabilities	(43)	(36)	_	-	_	_
Equity attributable to owners of the Company	19,371	17,565	(350)	(376)	(1,268)	(1,490)
Non-controlling interests	491	445	(350)	(376)	(1,268)	(1,490)

	Distribution Solution	Distribution Management Solutions Pte Ltd	Golden Myanmar Sea Company Ltd	nmar Sea ny Ltd	Golden Myanmar Sea (S) Pte Ltd	lyanmar Pte Ltd
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Revenue	241,759	225,504	I	I	I	54
(Expenses) Income	(239,907)	(224,299)	(3)	(19)	207	17
Profit (Loss) for the year	1,852	1,205	(3)	(19)	207	71
Profit attributable to owners of the Company Profit (Loss) attributable to the non-controlling	1,806	1,175	I	I	ı	I
interests	46	30	(3)	(19)	207	71
Profit (Loss) for the year	1,852	1,205	(3)	(19)	207	71
Other comprehensive income attributable to owners of the Company	I	I	I	I	I	I
Other comprehensive income attributable to non-controlling interests	I	I	28	I	16	13
Other comprehensive income for the year	I	I	28	I	16	13
Total comprehensive income attributable to						
owners of the Company Total comprehensive income (loss) attributable to	1,806	1,175	I	I	I	I
non-controlling interests	46	30	25	(19)	223	84
Total comprehensive income (loss) for the year	1,852	1,205	25	(19)	223	84
Net cash (outflow) inflow from operating activities	(1,637)	2,367	(5)	(38)	I	(203)
Net cash outflow from investing activities	(881)	(543)	ı	I	I	ı
Net cash inflow (outflow) from financing activities	3,247	(4,169)	I	I	I	I
Net cash inflow (outflow)	729	(2,345)	(5)	(38)	I	(203)

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

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10(b) INVESTMENT IN AN ASSOCIATE

		Group)
	2017 \$'000		2016 \$'000
Unquoted equity shares, at cost		8	8
Share of post-acquisition profit		15	6
Exchange differences		1	_
		24	14

Details of the associate are as follows:

Associate		st of tment	owne intere	rtion of ership est and ower held	Country of incorporation and operations
	2017 \$′000	2016 \$'000	2017 %	2016 %	
United Pixio Sdn Bhd*	15	15	50	50	Malaysia

* Audited by overseas practices of Deloitte Touche Tohmatsu Limited.

On November 14, 2014, Pixio Sdn Bhd ("Pixio") and UBP Printing Sdn Bhd ("UBP") signed a Joint Venture Agreement to incorporate a joint venture company ("JVC"), United Pixio Sdn Bhd, under the laws of Malaysia as a private company limited by shares with each shareholder holding 50% interest. The JVC is in the business of media ownership and large format digital inkjet printing, and operates in Sabah, Sarawak and Kalimantan. The JVC was incorporated on January 15, 2015.

The Group owns 50% equity shares of the JVC. However, based on the contractual agreements between the Group and UBP, there is a call option giving UBP potential voting rights in excess of their existing 50% equity interest. Accordingly, the directors have concluded that the Group does not have control or joint control over the JVC but has significant influence over the JVC by virtue of its right to appoint three out of six directors to the board of the JVC; participation in the decisions about dividend distributions and provision of essential technical information.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

10(c) INVESTMENT SECURITIES

	Gro	up	Com	pany
	2017 \$′000	2016 \$′000	2017 \$'000	2016 \$'000
Investments in quoted equity instruments designated as at FVTOCI				
- Shares	13,234	-	13,234	_
Investments in unquoted equity instruments designated as at FVTPL				
- Shares	-	-	-	-

In 2017, the Group elects to measure its quoted equity securities at fair value through other comprehensive income.

These investments in quoted equity instruments are not held for trading. Instead, they are held for medium to long-term strategic purposes. Accordingly, the directors of the Company have elected to designate these investments in quoted equity instruments as at FVTOCI as they believe that recognising short-term fluctuations in these investments' fair values in profit or loss would not be consistent with the Group's strategy of holding these investments for long-term purposes and realising their performance potential in the long run.

The fair values of these securities are based on the quoted closing market prices on the last market day of the financial year. Accordingly, these securities are classified under Level 1 of the fair value hierarchy. A net fair value decrease of \$1,850,000 was recorded for the year.

Management has determined that the fair value of the investment in an unquoted equity instrument was \$Nil as at January 1, 2017.

Classification and measurement under FRS 39 in 2016

	Gro	oup	Company		
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Investments in unquoted equity instruments at cost less impairment					
- Shares	493	493	493	493	
Less: Impairment	(493)	(493)	(493)	(493)	
	-	_	-	-	

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NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

11 PROPERTY, PLANT AND EQUIPMENT

Group Cost or valuation: At January 1, 2016 - 3,659 3,707 1,431 3,601 - 12,398 Additions - 182 1,216 57 389 75 1,919 Exchange differences - (2) 225 (5) (2) - 216 Disposals/Write-off - (59) (42) (40) (458) - (599) At December 31, 2016 - 3,780 5,106 1,443 3,530 75 13,934 Additions 6,284 501 408 425 377 (75) 7,920 Exchange differences 235 - (84) (21) (3) - 127 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - - 7,625 At December 31, 2017 7,625		Leasehold land and building at re- valued amount \$'000	Computers and computer system \$'000	Other plant and equip- ment \$'000	Motor vehicles \$'000	Furniture, fittings and renovation \$'000	Asset under construc- tion \$'000	Total \$'000
At January 1, 2016 - 3,659 3,707 1,431 3,601 - 12,398 Additions - 182 1,216 57 389 75 1,919 Exchange differences - (2) 225 (5) (2) - 216 Disposals/Write-off - (59) (42) (40) (458) - (599) At December 31, 2016 - 3,780 5,106 1,443 3,530 75 13,934 Additions 6,284 501 408 425 377 (75) 7,920 Exchange differences 235 - (84) (21) (3) - 12,71 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: December 31, 3016 - - <t< td=""><td>Group</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>	Group							
Additions - 182 1,216 57 389 75 1,919 Exchange differences - (2) 225 (5) (2) - 216 Disposals/Write-off - (59) (42) (40) (458) - (599) At December 31, 2016 - 3,780 5,106 1,443 3,530 75 13,934 Additions 6,284 501 408 425 377 (75) 7,920 Exchange differences 235 - (84) (21) (3) - 127 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - - - - - - - - - - - - - - - - 18,318 Comprising: - 1,625 - - - 7,625 - - - 7,625 13,433 2,810 -	Cost or valuation:							
Exchange differences - (2) 225 (5) (2) - 216 Disposals/Write-off - (59) (42) (40) (458) - (599) At December 31, 2016 - 3,780 5,106 1,443 3,530 75 13,934 Additions 6,284 501 408 425 377 (75) 7,920 Exchange differences 235 - (84) (21) (3) - 127 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - Revaluation increase 951 - - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: - - - - - 7,625 December 31, 3016 - <td>At January 1, 2016</td> <td>-</td> <td>3,659</td> <td>3,707</td> <td>1,431</td> <td>3,601</td> <td>-</td> <td>12,398</td>	At January 1, 2016	-	3,659	3,707	1,431	3,601	-	12,398
Disposals/Write-off - (59) (42) (40) (458) - (599) At December 31, 2016 - 3,780 5,106 1,443 3,530 75 13,934 Additions 6,284 501 408 425 377 (75) 7,920 Exchange differences 235 - (84) (21) (3) - 127 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - Revaluation increase 951 - - - 951 - 18,318 Comprising: December 31, 3017 - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - 7,625 December 31, 3016 - 1,835 4,685 1,363 2,810 - 8,166	Additions	-	182	1,216	57	389	75	1,919
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	Exchange differences	_	(2)	225	(5)	(2)	_	216
Additions 6,284 501 408 425 377 (75) 7,920 Exchange differences 235 - (84) (21) (3) - 127 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - Revaluation increase 951 - - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 10,693 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - - 7,625 December 31, 3016 - 1,835 4,685 1,443 3,530 75 13,934 Accournulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciatio	Disposals/Write-off	-	(59)	(42)	(40)	(458)	-	(599)
Exchange differences 235 - (84) (21) (3) - 127 Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - Revaluation increase 951 - - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: December 31, 3017 - - - - 7,625 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - 7,625 December 31, 3016 - 3,780 5,106 1,443 3,530 75 13,934 Accounulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - <t< td=""><td>At December 31, 2016</td><td>-</td><td>3,780</td><td>5,106</td><td>1,443</td><td>3,530</td><td>75</td><td>13,934</td></t<>	At December 31, 2016	-	3,780	5,106	1,443	3,530	75	13,934
Disposals/Write-off - (2,515) (526) (484) (1,089) - (4,614) Reclassification 155 69 (219) - (5) - - Revaluation increase 951 - - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: December 31, 3017 - - - - 7,625 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - 7,625 December 31, 3016 - 3,780 5,106 1,443 3,530 75 13,934 At cost - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 1,611 Exchange differences -	Additions	6,284	501	408	425	377	(75)	7,920
Reclassification 155 69 (219) - (5) - - Revaluation increase 951 - - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: December 31, 3017 - - 1,835 4,685 1,363 2,810 - 10,693 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - 7,625 December 31, 3016 - - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272	Exchange differences	235	-	(84)	(21)	(3)	-	127
Revaluation increase 951 - - - - 951 At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: December 31, 3017 - 1,835 4,685 1,363 2,810 - 10,693 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - 7,625 December 31, 3016 - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272	Disposals/Write-off	-	(2,515)	(526)	(484)	(1,089)	-	(4,614)
At December 31, 2017 7,625 1,835 4,685 1,363 2,810 - 18,318 Comprising: December 31, 3017 At cost - 1,835 4,685 1,363 2,810 - 10,693 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - 7,625 December 31, 3016 - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272 Disposals/Write-off - (52) (32) (11) (335) - 1,539 Exchange differences 1 (4) (95)	Reclassification	155	69	(219)	-	(5)	-	-
Comprising: December 31, 3017 At cost - 1,835 4,685 1,363 2,810 - 10,693 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - - 7,625 December 31, 3016 - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272 Disposals/Write-off - (52) (32) (11) (335) - (430) At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 </td <td>Revaluation increase</td> <td>951</td> <td>-</td> <td>-</td> <td>-</td> <td>-</td> <td>-</td> <td>951</td>	Revaluation increase	951	-	-	-	-	-	951
December 31, 3017 At cost - 1,835 4,685 1,363 2,810 - 10,693 At valuation 7,625 - - - - - 7,625 December 31, 3016 .	At December 31, 2017	7,625	1,835	4,685	1,363	2,810	-	18,318
At valuation 7,625 - - - - - 7,625 December 31, 3016 At cost - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272 Disposals/Write-off - (52) (32) (11) (335) - (430) At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (3,933) Reclassification - - - (44) - - - Disposals/Write-off - (2,449) (250) (222) (1,012) -<								
December 31, 3016 - 3,780 5,106 1,443 3,530 75 13,934 Accumulated depreciation: - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272 Disposals/Write-off - (52) (32) (11) (335) - (430) At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (111) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - - (4) 4 - - -	At cost	-	1,835	4,685	1,363	2,810	-	10,693
At cost-3,7805,1061,4433,5307513,934Accumulated depreciation:At January 1, 2016-3,2271,3288012,810-8,166Depreciation-253837146405-1,641Exchange differences-(2)283(6)(3)-272Disposals/Write-off-(52)(32)(11)(335)-(430)At December 31, 2016-3,4262,4169302,877-9,649Depreciation72263754100350-1,539Exchange differences1(4)(95)(12)(1)-(111)Disposals/Write-off-(2,449)(250)(222)(1,012)-(3,933)Reclassification(4)4Eliminated on(36)(36)	At valuation	7,625	-	-	-	-	-	7,625
Accumulated depreciation: At January 1, 2016 - 3,227 1,328 801 2,810 - 8,166 Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272 Disposals/Write-off - (52) (32) (11) (335) - (430) At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (111) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - - (4) 4 - - - Eliminated on - - - - - - - (36)	December 31, 3016							
At January 1, 2016-3,2271,3288012,810-8,166Depreciation-253837146405-1,641Exchange differences-(2)283(6)(3)-272Disposals/Write-off-(52)(32)(11)(335)-(430)At December 31, 2016-3,4262,4169302,877-9,649Depreciation72263754100350-1,539Exchange differences1(4)(95)(12)(1)-(111)Disposals/Write-off-(2,449)(250)(222)(1,012)-(3,933)Reclassification(4)4Eliminated on(36)(36)	At cost	-	3,780	5,106	1,443	3,530	75	13,934
Depreciation - 253 837 146 405 - 1,641 Exchange differences - (2) 283 (6) (3) - 272 Disposals/Write-off - (52) (32) (11) (335) - (430) At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (111) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - - (4) 4 - - - Eliminated on (36) - - - - - - (36)	Accumulated depreciation	on:						
Exchange differences-(2)283(6)(3)-272Disposals/Write-off-(52)(32)(11)(335)-(430)At December 31, 2016-3,4262,4169302,877-9,649Depreciation72263754100350-1,539Exchange differences1(4)(95)(12)(1)-(111)Disposals/Write-off-(2,449)(250)(222)(1,012)-(3,933)Reclassification(4)4Eliminated on revaluation(36)(36)	At January 1, 2016	-	3,227	1,328	801	2,810	-	8,166
Disposals/Write-off - (52) (32) (11) (335) - (430) At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (111) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - (4) 4 - - - Eliminated on (36) - - - - - (36)	Depreciation	-	253	837	146	405	-	1,641
At December 31, 2016 - 3,426 2,416 930 2,877 - 9,649 Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (111) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - (4) 4 - - - Eliminated on (36) - - - - (36) - - (36)	Exchange differences	-	(2)	283	(6)	(3)	-	272
Depreciation 72 263 754 100 350 - 1,539 Exchange differences 1 (4) (95) (12) (1) - (111) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - (4) 4 - - - Eliminated on revaluation (36) - - - - (36)	Disposals/Write-off	-	(52)	(32)	(11)	(335)	-	(430)
Exchange differences 1 (4) (95) (12) (1) - (11) Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - (4) 4 - - - Eliminated on revaluation (36) - - - - (36) - - (36)	At December 31, 2016	-	3,426	2,416	930	2,877	_	9,649
Disposals/Write-off - (2,449) (250) (222) (1,012) - (3,933) Reclassification - - (4) 4 - - - Eliminated on revaluation (36) - - - - (36)	Depreciation	72	263	754	100	350	-	1,539
Reclassification(4)4Eliminated on revaluation(36)(36)	Exchange differences	1	(4)	(95)	(12)	(1)	-	(111)
Eliminated on revaluation (36) – – – – – (36)	Disposals/Write-off	-	(2,449)	(250)	(222)	(1,012)	-	(3,933)
revaluation (36) – – – – – (36)	Reclassification	-	-	(4)	4	-	-	-
		(36)	_	_	_	-	_	(36)
	At December 31, 2017	37	1,236	2,821	800	2,214	_	7,108



	Leasehold land and building at re- valued amount \$'000	Computers and computer system \$'000	Other plant and equip- ment \$'000	Motor vehicles \$'000	Furniture, fittings and renovation \$'000	Asset under construc- tion \$'000	Total \$'000
Group							
Impairment:							
At January 1, 2016	-	-	4	-	38	-	42
Reversal of impairment	-	-	(3)	-	2	-	(1)
Disposals/Write-off		-	-	-	(27)	-	(27)
At December 31, 2016	-	-	1	-	13	-	14
Reversal of impairment		-	(1)	-	(2)	-	(3)
At December 31, 2017		-	-	-	11	-	11
Carrying amount:							
At December 31, 2017	7,588	599	1,864	563	585	-	11,199
At December 31, 2016		354	2,689	513	640	75	4,271

Certain of the Group's plant and equipment with carrying amount of \$1,008,000 (2016 : \$1,530,000) and motor vehicles with carrying amount of \$241,000 (2016 : \$111,000) are under finance lease arrangements (Note 16).

The Group has pledged the leasehold land and buildings with a carrying amount of \$6,601,000 (2016 : \$Nil) to secure banking loans (Note 13) granted to the Group during the year.

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NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

11 PROPERTY, PLANT AND EQUIPMENT (CONT'D)

	Computers and computer system \$'000	Other plant and equipment \$'000	Motor vehicles \$'000	Furniture, fittings and renovation \$'000	Asset under construction \$'000	Total \$'000
<u>Company</u>						
Cost:						
At January 1, 2016	2,249	87	590	103	-	3,029
Additions	70	4	-	14	75	163
Disposals/ Write-off	(6)	(5)	-	_	-	(11)
At December 31, 2016	2,313	86	590	117	75	3,181
Additions	165	13	168	_	(75)	271
Disposals/ Write-off	(1,657)	(10)	(2)	(2)	-	(1,671)
At December 31, 2017	821	89	756	115	_	1,781
Accumulated depreciation:						
At January 1, 2016	2,080	12	482	73	-	2,647
Depreciation	113	11	20	7	-	151
Disposals/ Write-off	(6)	(2)	-	-	-	(8)
At December 31, 2016	2,187	21	502	80	-	2,790
Depreciation	99	11	34	8	-	152
Disposals/ Write-off	(1,655)	_	(2)	(1)	-	(1,658)
At December 31, 2017	631	32	534	87	_	1,284
Carrying amount:						
At December 31, 2017	190	57	222	28	_	497
At December 31, 2016	126	65	88	37	75	391

The Company's motor vehicles with carrying amount of \$220,000 (2016 : \$88,000) are under finance lease arrangements (Note16).



Fair value measurement of the Group's leasehold land and building

The Group's leasehold land and building are stated at their revalued amounts, being the fair value at the date of revaluation, less any subsequent accumulated depreciation and subsequent accumulated impairment losses. The fair value measurement of the Group's leasehold land and building acquired by the Group during the year was performed as at September 30, 2017. The fair value measurements were performed by independent valuer, JS Valuer Property Consultants Sdn Bhd, not connected with the Group, who have appropriate qualifications and recent experience in the fair value measurement of the property in the relevant location.

Details of the Group's leasehold land and building and information about the fair value hierarchy as at December 31, 2017 are as follows:

	Level 1 \$'000	Level 2 \$'000	Level 3 \$'000	Fair value as at December 31, 2017 \$'000
Group				
<i>Non-financial assets measured at fair value</i> Leasehold land and building		_	7,588	7,588

There were no transfers between Level 1 and Level 2 during the year.

Details of the leasehold land and building as at December 31, 2017 are as follows:

Description of property	Tenure	Unexpired lease term (years)	Existing use	Professional valuer	Valuation method
Held by subsidiary, Pixio Sdn. Bhd. Malaysia No. 32, Jalan 51A/223, Seksyen 51A, 46100 Petaling Jaya, Selangor Darul Ehsan	99-year leasehold, expiring on July 9, 2069	52	Office and factory	JS Valuers Property Consultants Sdn Bhd	Comparison method and depreciated replacement cost method

<u>Site</u>

The subject property fronts onto Jalan 51A/223, within Section 51A, Petaling Jaya, Selangor Darul Ehsan. It is sited about 2.5 kilometres due south-west of the Petaling Jaya city centre and approximately 13 kilometres due south-west of the Kuala Lumpur city centre. The subject property is accessible from the Kuala Lumpur city centre via the Federal Highway, Jalan Utara, Jalan Semangat, Jalan Dato' Jamil Rais 14/15 and finally onto Jalan 51A/223.

Gross floor area

The gross floor area is about 43,796 square feet (4,068.76 square metres).



Level 3 fair value measurements

(i) Information about significant unobservable inputs used in Level 3 fair value measurements

The following table shows the information about fair value measurements using significant unobservable inputs (Level 3):

Description	Valuation techniques	Key unobservable inputs	Inter-relationships between key unobservable inputs and fair value measurement
Leasehold land and building in Malaysia	Comparison method and depreciated replacement cost method	Comparable price: \$115 to \$165 per square foot	The estimated fair value increases with higher comparable price, assuming other inputs are held constant

(ii) Movements in Level 3 assets and liabilities measured at fair value

The following table presents the reconciling for all assets and liabilities measured at fair value based on significant unobservable inputs (Level 3):

	Gro	up		
	significant unob	Fair value measurement using significant unobservable inputs (Level 3)		
	2017 \$'000	2016 \$'000		
Leasehold land and building				
At January 1, 2017	-	-		
Additions	6,284	-		
Reclassification	155	-		
Depreciation	(72)	-		
Total gains for the year	987	-		
Exchange difference	234	-		
At December 31, 2017	7,588	-		
Total gains for the year included in other comprehensive Income				
(Note 22)	987	-		



Level 3 fair value measurements (cont'd)

(iii) Valuation policies and procedures

It is the Group's policy to engage external valuation experts to perform the valuation. The management is responsible for selecting and engaging valuation experts that possess the relevant credentials and knowledge on the subject of valuation, valuation methodologies, and FRS 113 *Fair Value Measurement* guidance.

The Group revalues its property and the valuation techniques used are as follow:

The fair value of the leasehold land was determined based on market comparable approach that reflects recent transaction prices for similar properties and adjustments were made where dissimilarities exists. The fair value of the building was determined using depreciated replacement cost method whereby an estimate is made of the current replacement cost and allowing for depreciation.

12 GOODWILL

	Gr	oup
	2017 \$'000	2016 \$'000
Cost: At beginning of year and at end of year	11,470	11,470
Impairment: At beginning of year and at end of year	8,672	8,672
Carrying amount: At beginning of year and at end of year	2,798	2,798

Goodwill acquired in a business combination is allocated, at acquisition, to the cash generating units (CGUs) that are expected to benefit from that business combination. Before recognition of impairment losses, the carrying amount of goodwill had been allocated as follows:

	Gro	oup
	2017 \$'000	2016 \$'000
Mobile communication devices (comprised several CGUs): Distribution management solutions businesses and related assets	8,672	8,672
Digital Inkjet Printing for Out-Of-Home Advertising Solutions: Pixio Sdn. Bhd. (single CGU)	2,798	2,798
	11,470	11,470

The Group tests goodwill annually for impairment or more frequently if there are indications that goodwill might be impaired.



12 GOODWILL (CONT'D)

The recoverable amounts are determined from value in use calculations. The key assumptions for the value in use calculations are those regarding the discount rates and growth rates. Management estimates discount rates using pre-tax rates that reflect current market assessments of the time value of money and the specific risks.

The Group prepared cash flow forecasts derived from the most recent financial budgets approved by management for the next 1 year and extrapolates cash flows for the following 4 years based on an estimated growth rate of 5% to 10.9% (2016 : 5% to 11.3%); and estimated growth rate of 4.6% (2016 : 4.8%) beyond 5 years based on expansionary plans of management. The rates used to discount the cash flow forecasts are 12% (2016 : 11.8%) per annum.

As at December 31, 2017, any reasonably possible change to the key assumptions applied is not likely to cause the recoverable amounts to be below the carrying amounts of goodwill.

13 BANK LOANS

		Group	
	20 \$'0		2016 \$'000
Secured – at amortised costs			
Bank loans	5	5,485	

The group has two principal bank loans:

- a. A loan of \$4.49 million. The loan was advanced on February 2017. Repayments commenced on March 2017 and to be repaid over a period of 15 years until February 2032. The loan carries interest at Effective Cost of Funds ("ECOF") plus 1.25% per annum. The loan is secured by a charge over the Group's property (Note 11) and corporate guarantee from the Company (Note 35).
- A loan of \$0.99 million. The loan was advanced on February 2017. Repayments commenced on March 2017 and to be repaid over a period of 5 years until February 2022. The loan carries interest at ECOF plus 1% per annum. The loan is secured by a charge over the Group's property (Note 11), corporate guarantee from the Company (Note 35) and fixed deposits pledged (Note 6).

Due to the existence of a callable clause in the term loan facility agreement, the non-current portion of the loan was presented as a current liability.

NOTES TO THE FINANCIAL STATEMENTS

13 BANK LOANS (CONT'D)

Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and noncash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

			Non-cash	changes	
	January 1, 2017 \$'000	Financing cash flow ⁽ⁱ⁾ \$'000	New finance lease ⁽ⁱⁱ⁾ \$'000	Foreign exchange movement \$'000	- December 31, 2017 \$'000
Bank loans (Note 13)	_	5,235	-	250	5,485
Finance leases (Note 16)	1,561	(574)	100	19	1,106
	1,561	4,661	100	269	6,591

⁽ⁱ⁾ The cash flows make up the net amount of proceeds from borrowings and repayments of borrowings in the statement of cash flows.

(ii) Please refer to Note B in the statement of cash flows.

14 TRADE PAYABLES

	Group		Company	
	2017 \$′000	2016 \$'000	2017 \$′000	2016 \$'000
Outside parties	11,868	13,572	1,968	2,888

Trade payables principally comprise amounts outstanding for trade purchases.

The average credit period on purchase of goods is 30 days (2016 : 30 days). The Group and the Company have put in place financial risk management policies to ensure that all payables are within the credit timeframe.

15 OTHER PAYABLES AND PROVISIONS

	Gro	Group		any
	2017 \$′000	2016 \$'000	2017 \$'000	2016 \$'000
Accrued expenses	5,458	5,767	1,362	947
Subsidiaries	-	-	797	-
Related parties (Note 5)	1,246	1,574	-	-
	6,704	7,341	2,159	947

15 OTHER PAYABLES AND PROVISIONS (CONT'D)

Movement in provisions:

		Provision for shop closure costs		ion for ring costs
	2017 \$′000	2016 \$'000	2017 \$′000	2016 \$'000
Group				
At beginning of year	-	-	-	138
Charge to profit or loss (Note 28)	204	-	-	-
Reversal to profit or loss (Note 28)	-	-	-	(3)
Utilised during the year	(204)	-	-	(135)
At end of year	-	-	-	-

In 2016, included in amount due to related parties (Note 5) was a loan of \$225,000 that was interest free, repayable on demand and secured by way of fixed and floating charges over the entire assets of a subsidiary under a contractual arrangement.

In 2017, provision for shop closure costs represented the present value of the management's best estimate in relation to the closure of Myanmar business operations.

16 FINANCE LEASES

	Group			
	Minimum lease payments		Present value of minimu lease payments	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Amounts payable under finance leases:				
Within one year	517	654	461	570
In the second to fifth years inclusive	692	1,081	645	991
After fifth year	_	-	-	-
	1,209	1,735	1,106	1,561
Less: Future finance charges	(103)	(174)	N/A	N/A
Present value of lease obligations	1,106	1,561	1,106	1,561
Less: Amount due for settlement within 12 months				
(shown under current liabilities)			(461)	(570)
Amount due for settlement after 12 months			645	991



16 FINANCE LEASES (CONT'D)

	Company				
	Minimum lease payments		Present value lease pa		
2017 2016 \$'000 \$'000		2017 \$′000	2016 \$'000		
Amounts payable under finance leases:					
Within one year	73	88	68	83	
In the second to fifth years inclusive	82	50	74	50	
After fifth year	-	_	-	_	
	155	138	142	133	
Less: Future finance charges	(13)	(5)	N/A	N/A	
Present value of lease obligations	142	133	142	133	
Less: Amount due for settlement within 12 months					
(shown under current liabilities)			(68)	(83)	
Amount due for settlement after 12 months			74	50	

The average lease term is between 5 and 7 years. For the year ended December 31, 2017, the average effective borrowing rate was between 2.73% and 3.75% (2016 : 2.73% and 3.75%) per annum. Interest rates are fixed at the contract date, and thus expose the Group and the Company to fair value interest rate risk. All leases are on a fixed repayment basis and no arrangements have been entered into for contingent rental payments.

All lease obligations are denominated in the functional currencies of the respective entities.

The fair value of the Group's and the Company's lease obligations approximates their carrying amounts.

The Group's and the Company's obligations under finance leases are secured by the lessors' title to the leased assets.



17 DEFERRED TAX LIABILITIES

	Grou	up	
arge (Credit) to profit or loss (Note 30): Current year Over provision in respect of prior years arge to other comprehensive income for the year (Note 22) change difference	2017 \$'000	2016 \$'000	
At beginning of year	118	151	
Charge (Credit) to profit or loss (Note 30):			
Current year	69	43	
Over provision in respect of prior years	-	(73)	
	187	121	
Charge to other comprehensive income for the year (Note 22)	236	-	
Exchange difference	18	(3)	
At end of year	441	118	

The balance comprises mainly the tax effect of the excess of tax depreciation over book depreciation of plant and equipment.

Subject to agreement with the relevant tax authorities, the Group has unabsorbed tax losses of \$11,145,000 (2016 : \$13,675,000) available for offset against future taxable profits provided that the provisions of relevant countries' tax legislations are complied with. The related tax benefits of \$2,023,000 (2016 : \$2,422,000) have not been recognised in the financial statements due to unpredictability of future profit stream.

18 DEFINED CONTRIBUTION PLANS

The employees of the Company and its subsidiaries that are located in Singapore and Malaysia are members of the state-managed retirement benefit plan as operated by the respective Governments of those countries. The Company and the subsidiaries are required to contribute a specified percentage of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group and the Company with respect to the retirement benefit plan is to make the specific contributions.

The total expense recognised in profit or loss of \$1,138,000 (2016 : \$1,173,000) represents contributions payable to these plans by the Group at rates specified in the rules of the plans. As at December 31, 2017, the outstanding contributions was \$475,000 (2016 : \$480,000).



19 SHARE CAPITAL

	Group and Company					
	2017	2016	2017	2016		
	Number of or	dinary shares	\$′000	\$'000		
Issued and paid up:						
At beginning of year and at end of year	12,528,241,084	12,528,241,084	153,652	153,652		

Fully paid ordinary shares, which have no par value, carry one vote per share and a right to dividends as and when declared by the Company.

Pursuant to the Offer Information Statement dated September 1, 2011, the Company issued rights shares with 4 free detachable warrants for every 1 rights share on the basis of 1 rights share for every 3 existing ordinary shares in the Company held by shareholders.

Each warrant carries the right to subscribe for one new share in the capital of the Company at an exercise price of \$0.005 for each new share on the basis of one rights share with four warrants for every three existing shares in the capital of the Company.

A total of 1,579,555,914 rights shares and 6,318,223,656 warrants were issued and were listed and quoted on the Singapore Exchange Securities Trading Limited on September 27, 2011 and September 28, 2011 respectively.

The Company's warrants expired on September 25, 2014. Upon expiration of the warrants, the 224,525,693 outstanding warrants which were not exercised had lapsed.

At the end of the financial year, pursuant to the Company's mDR Share Option Scheme 2003 as disclosed in paragraph 5 of the Directors' Statement, there were 7,300,000 (2016 : 43,485,000) unissued ordinary shares of the Company under options.

20 CAPITAL RESERVE

	Gro	bup	Company		
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	
Redemption of convertible redeemable preference shares	22	22	22	22	
Effect of acquiring part of non-controlling interest in a subsidiary	(881)	(881)	-	_	
	(859)	(859)	22	22	



21 INVESTMENT REVALUATION RESERVE

The investment revaluation reserve represents the cumulative gains and losses arising on the revaluation of investments in equity instruments designated as at FVTOCI, net of cumulative gain/loss transferred to retained earnings upon disposal.

The movement in the investment revaluation reserve are as follows:

	Gro	oup	Company		
	2017 \$′000	2016 \$′000	2017 \$'000	2016 \$'000	
At January 1	-	_	_	-	
Fair value loss on investments in equity					
instruments designated as at FVTOCI	(1,850)	-	(1,850)	-	
At December 31	(1,850)	-	(1,850)	-	

Investments in equity instruments designated as at FVTOCI are not subject to impairment, and their cumulative fair value gain/loss included in the investment revaluation reserve is not subsequently reclassified to profit or loss. There has been no transfer of the cumulative gain or loss arising from these equity investments within equity during the current period.

22 PROPERTY REVALUATION RESERVE

The property revaluation reserve arises on the revaluation of land and building. Where revalued land or buildings are sold, the portion of the property revaluation reserve that relates to that asset, and is effectively realised, is transferred directly to retained earnings.

The revaluation reserves are not available for distribution to the Company's shareholders.

The movement in the property revaluation reserve are as follows:

	Gro	up
	2017 \$'000	2016 \$'000
At January 1	-	_
Revaluation changes during the year in other		
comprehensive income (Note 11)	987	-
Related income tax in other comprehensive income (Note 17)	(236)	
At December 31	751	-

NOTES TO THE FINANCIAL STATEMENTS

23 SHARE-BASED PAYMENTS

Equity-settled share option scheme

The Company has a share option scheme for all employees of the Company. The scheme is administered by the Remuneration Committee. Options are exercisable at a price based on the market price ("Market Price Options") determined at grant date. The Remuneration Committee may at its discretion fix the exercise price at a discount not exceeding 20%. The vesting period is 1 year for market price options and 2 years for options issued at a discount. If the options remain unexercised after a period of 10 years from the date of grant, the options expire. Options holders may exercise any unexercised options within 1 month from the last date of employment after which, options are forfeited.

Details of the share options outstanding during the year are as follows:

	Group and Company						
	20	2017 20					
	Number of share options	Weighted average exercise price \$	Number of share options	Weighted average exercise price \$			
Outstanding at the beginning of the year	43,485,000	0.016	45,155,000	0.015			
Expired/Forfeited during the year	(36,185,000)	0.013	(1,670,000)	0.005			
Outstanding at the end of the year	7,300,000	0.030	43,485,000	0.016			
Exercisable at the end of the year	7,300,000	0.030	43,485,000	0.016			

The fair values of the share options granted previously were calculated using the Black-Scholes pricing model.

The options outstanding at the end of the year have a weighted average remaining contractual life of 0.36 year (2016 : 0.76 year).

The Group and the Company has reversed \$166,000 (2016 : \$5,000) from share options reserve for share options expired during the year.

The share option scheme expired on January 12, 2013. Upon expiration of the Scheme, no further share option can be granted but the provisions of the Scheme will remain in full force and effect in respect of any share options granted prior to the expiration but not exercised at the time of expiration.



24 FOREIGN CURRENCY TRANSLATION RESERVE

Exchange differences relating to the translation from the functional currencies of the Group's foreign subsidiaries into Singapore dollars are brought to account by recognising those exchange differences in other comprehensive income and accumulating them in a separate component of equity under the header of foreign currency translation reserve.

The movement in the foreign currency translation reserve are as follows:

	G	roup
	2017 \$'000	2016 \$'000
At January 1	(825)	(672)
Changes during the year in other comprehensive income	87	(153)
At December 31	(738)	(825)

25 REVENUE

	Gro	Group		
After-market services income Distribution management solutions income: Sale of goods Incentive income Digital inkjet printing income <u>Discontinued operations (Note 31):</u> Distribution management solutions income: Sale of goods Incentive income	2017 \$′000	2016 \$′000		
Continuing operations				
After-market services income	26,027	30,704		
Distribution management solutions income:				
Sale of goods	187,727	179,921		
Incentive income	54,028	45,636		
	241,755	225,557		
Digital inkjet printing income	7,248	7,024		
	275,030	263,285		
Discontinued operations (Note 31):				
Distribution management solutions income:				
Sale of goods	9,901	54,042		
Incentive income	154	936		
	10,055	54,978		
Digital inkjet printing income	191	594		
	10,246	55,572		
	285,276	318,857		

After-market services income refers to revenue from provision of after-market services for mobile equipment and consumer electronic products, and sales of parts and accessories.



25 REVENUE (CONT'D)

Distribution management solutions income refers to revenue from the sale of mobile telecommunication equipment and mobile related services, and prepaid cards, and incentive income from promotion of goods for suppliers and line connections for telecommunication companies.

Digital inkjet printing income refers to revenue from provision of digital inkjet printing for point-of-sale and out-ofhome advertising solutions.

26 COST OF SALES

Cost of sales represents cost of inventory recognised as an expense.

27 OTHER OPERATING INCOME

	Group					
		nuing ations	Discontinued operations		- Total	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Rental income	11	6	-	-	11	6
Interest income						
Bank deposits	98	153	-	-	98	153
Loans to a third party (Note 8)	1,103	-	-	-	1,103	-
Dividend income from equity instruments designated as at FVTOCI						
(Note 10(c))	393	-	-	-	393	-
Liabilities written back	213	2	-	-	213	2
Bad debt recovered - trade	253	12	-	-	253	12
Productivity and Innovation Credit cash						
payout	65	183	-	-	65	183
Wage credit from government	121	314	-	-	121	314
Third party compensation	99	-	-	-	99	-
Sponsorship income	64	91	-	-	64	91
Others	15	20	9	13	24	33
	2,435	781	9	13	2,444	794

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NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

28 OTHER OPERATING EXPENSES

	Group					
				Discontinued operations		tal
	2017 \$'000	2016 \$′000	2017 \$'000	2016 \$′000	2017 \$'000	2016 \$'000
Minimum lease payments under operating						
leases	4,693	5,004	24	150	4,717	5,154
Gain on disposal of plant and equipment	(42)	(24)	(73)	(12)	(115)	(36)
Plant and equipment written off	61	91	89	-	150	91
Reversal of impairment on plant and						
equipment (Note 11)	(3)	(1)	-	-	(3)	(1)
Allowance for inventories (Note 9)	525	406	67	26	592	432
(Reversal of) Loss allowance for trade						
receivables (Note 7)	(67)	220	28	17	(39)	237
Bad debts written off - trade	3	2	-	-	3	2
Bad debts written off - non-trade	-	13	-	-	-	13
Depreciation expense	743	731	27	178	770	909
Reversal of provision for restructuring						
costs (Note 15)	-	(3)	-	-	-	(3)
Provision for shop closure costs (Note 15)	-	-	204	-	204	-
Foreign currency exchange loss	202	(90)	15	103	217	13
	6,115	6,349	381	462	6,496	6,811

29 FINANCE COSTS

	_	Group				
	Continuing operations		Discontinued operations		Total	
	2017 \$′000	2016 \$'000	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Interest on bank loans and overdrafts Interest on obligations under finance	225	-	-	_	225	-
leases	86	106	-	-	86	106
	311	106	-	-	311	106



30 INCOME TAX EXPENSE

		Gro				
	Continuing operations		Discontinued operations		Total	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$'000
Current tax	202	272	-	_	202	272
Deferred tax (Note 17)	69	43	-	-	69	43
	271	315	-	_	271	315
Overprovision in respect of prior years:						
– current tax	(11)	(125)	-	-	(11)	(125)
– deferred tax (Note 17)	-	(73)	-	-	-	(73)
Tax expense	260	117	-	-	260	117

Domestic income tax is calculated at 17% (2016 : 17%) of the estimated assessable income for the year. Taxation for other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

The total charge for the year can be reconciled to the accounting profit as follows:

		Gro				
		nuing ations	Discontinued operations		Total	
	2017 \$'000	2016 \$'000	2017 \$'000	2016 \$′000	2017 \$'000	2016 \$'000
Profit (Loss) before tax	4,918	3,610	(440)	(443)	4,478	3,167
Numerical reconciliation of income tax expense						
Income tax expense calculated at 17%						
(2016:17%)	836	614	(75)	(76)	761	538
Non-deductible items	136	226	-	9	136	235
Non-taxable items	(211)	(231)	-	-	(211)	(231)
Effect of utilisation of tax losses not						
recognised as deferred tax assets	(552)	(245)	-	(80)	(552)	(325)
Deferred tax assets not recognised	57	25	96	80	153	105
Effect of different tax rate of subsidiaries						
operating in other jurisdictions	26	65	(35)	(18)	(9)	47
Tax effect of share of results of associate	(2)	-	-	-	(2)	-
Tax exempt income	(71)	(38)	-	-	(71)	(38)
Others	52	(101)	14	85	66	(16)
	271	315	-	-	271	315
Overprovision in prior years - current tax	(11)	(125)	-	-	(11)	(125)
Overprovision in prior years - deferred tax	-	(73)	-	-	-	(73)
Net	260	117	-	-	260	117



31 DISCONTINUED OPERATIONS

Discontinued operations relate to operations in Myanmar inclusive of MDR Myanmar Co., Ltd, Golden Myanmar Sea Co., Ltd, Pixio Myanmar Co., Ltd and MDR Golden Myanmar Sea Co., Ltd. The operations of these subsidiaries ceased in March 2017.

The comparative statement of profit or loss and other comprehensive income is re-presented as if the operations had been discontinued from the start of the comparative year.

The results of the discontinued operations are as follows:

		Group	
	Note	2017 \$'000	2016 \$′000
Revenue	25	10,246	55,572
Cost of sales	26	(9,936)	(53,798)
Gross profit		310	1,774
Other income	27	9	13
Administrative expenses		(378)	(1,768)
Other operating expenses	28	(381)	(462)
Loss before income tax		(440)	(443)
Income tax expense		-	-
Loss for the year from discontinued operations		(440)	(443)
Loss attributable to:			
Owners of the Company		(303)	(467)
Non-controlling interests		(137)	24
		(440)	(443)

During the year, the operations in Myanmar contributed a net cash outflow of \$1,900,000 (2016: net cash inflow of \$481,000) to the Group's net operating cash flows and a net cash inflow of \$836,000 (2016 : net cash outflow of \$120,000) in respect of investing activities. There are no cash flow impact in respect of financing activities.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

32 PROFIT FOR THE YEAR

Other than as disclosed elsewhere in the financial statements, profit for the year has been arrived at after charging (crediting):

		Gro	Group			
	Continuing operations		Discontinued operations		Total	
	2017 \$'000	2016 \$'000	2017 \$′000	2016 \$'000	2017 \$'000	2016 \$'000
Directors' remuneration:						
– of the Company	762	566	-	-	762	566
– of the subsidiaries	327	295	-	-	327	295
Total directors' remuneration	1,089	861	-	-	1,089	861
Directors' fees:						
– of the Company	160	300	-	-	160	300
 of the subsidiaries 	9	12	-	-	9	12
Total directors' fees	169	312	-	_	169	312
Employee benefits expense (including directors' remuneration):						
Defined contribution plans	1,131	1,143	7	30	1,138	1,173
Others	14,371	14,706	266	1,225	14,637	15,931
Total employee benefits expense*	15,502	15,849	273	1,255	15,775	17,104
Audit fees paid to the auditors of the Company [*]	189	191	_	_	189	191
	109	191			109	וכו
Non-audit fees paid to the auditors of the Company*	55	30	_	_	55	30
Audit fees paid to other auditors*	21	21	6	20	27	41
Non-audit fees paid to other auditors*	4	4	3	8	7	12

* These expenses are included in the line item "Administrative expenses" in the consolidated statement of profit or loss and other comprehensive income.



33 DIVIDENDS

In respect of the current year, the directors propose that a dividend of 0.00798 cents per share will be paid to shareholders on May 23, 2018. The dividend is subject to approval by shareholders at the Annual General Meeting and has not been included as a liability in these financial statements. The propose dividend is payable to all shareholders on the Register of members on May 9, 2018. The total estimated dividend to be paid is approximately \$1 million.

On May 23, 2017, first and final dividend for 2016 of 0.01038 cents per share (total dividend of \$1,300,000) was paid to shareholders.

On September 19, 2017, interim dividend for 2017 of 0.00399 cents per share (total dividend of \$500,000) was paid to shareholders.

On May 23, 2016, a dividend of 0.00798 cents per share (total dividend of \$1,000,000) was paid to shareholders.

34 EARNINGS PER SHARE

From continuing and discontinued operations

The calculation of the basic and diluted earnings per share attributable to the ordinary owners of the Company is based on the following data:

Earnings

	G	roup
	2017 \$'000	2016 \$'000
Earnings for the purposes of basic earnings per share and diluted earnings per share [Profit for the year attributable to owners of the Company]	4,102	2,940
[Profit for the year altributable to owners of the Company]	4,102	2,940

Number of shares

	Gre	oup
	2017	2016
Weighted average number of ordinary shares for the purposes of basic earnings per share	12,528,241,084	12,528,241,084
Effect of dilutive potential ordinary shares: Share options		_
Weighted average number of ordinary shares for the purposes of diluted earnings per share	12,528,241,084	12,528,241,084

In 2017, the share options are antidilutive and hence disregarded in the calculation of diluted earnings per share.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

34 EARNINGS PER SHARE (CONT'D)

From continuing operations

The calculation of the basic and diluted earnings per share from continuing operations attributable to the ordinary owners of the Company is based on the following data:

Earnings figures are calculated as follows:

	Group		
	2017 \$′000	2016 \$'000	
Profit for the year attributable to the owners of the Company Add:	4,102	2,940	
Loss for the year from discontinued operations (Note 31)	303	467	
Earnings for the purposes of basic earnings per share from continuing operations	4,405	3,407	
Effect of dilutive potential ordinary shares: Share options	_	_	
Earnings for the purposes of diluted earnings per share from continuing operations	4,405	3,407	

The denominators used are the same as those detailed above for both basic and diluted earnings per share.

In 2017, the share options are antidilutive and hence disregarded in the calculation of diluted earnings per share.

From discontinued operations

Basic and dilutive losses per share for the discontinued operations is 0.002 cents per share (2016 : 0.004 cents per share), based on loss for the year from the discontinued operations of \$303,000 (2016: \$467,000) and the denominators detailed above for both basic and diluted losses per share.



35 GUARANTEES

- a) A subsidiary has issued a corporate guarantee amounting to \$1,000,000 (2016 : \$1,000,000) in favour of an equipment principal for a supply agreement entered into by a related company.
- b) The Group has outstanding banker's guarantees amounting to \$1,000,000 (2016 : \$2,449,000) issued in favour of one operator (2016 : 2 operators), entered in the normal course of business and under supply agreements.
- c) The Company has an outstanding banker's guarantee amounting to \$Nil (2016 : \$100,000) issued in favour of a service principal, entered in the normal course of business and under service agreements.
- d) The Group has an outstanding standby letter of credit amounting to \$803,000 (2016 : \$Nil) issued in favour of an equipment principal for a supply agreement entered into by a related company.
- e) The Company has issued a corporate guarantee amounting to \$2,605,000 (2016 : \$2,545,000) to secure a hire purchase loan on equipment entered into by a subsidiary.
- f) The Company has issued a corporate guarantee amounting to \$182,000 (2016 : \$Nil) to secure a hire purchase loan on vehicle entered into by the Company.
- g) The Company has issued a corporate guarantee amounting to \$5,948,000 (2016 : \$Nil) to secure term loans (Note 13) on the purchase of land and building entered into by a subsidiary.

36 OPERATING LEASE ARRANGEMENTS

	Gro	oup
	2017 \$′000	2016 \$'000
Minimum lease payments under operating leases recognised as an expense		
during the year	4,717	5,154

At the end of the reporting period, the Group has outstanding commitments under non-cancellable operating leases, which fall due as follows:

	G	roup
	2017 \$′000	2016 \$'000
- Within one year	3,502	3,948
In the second to fifth year inclusive	3,974	2,533
	7,476	6,481

Operating lease payments represent rentals payable by the Group for its office premises, factories and service centres. Leases are negotiated for an average term of 2 years and rentals are fixed for an average of 2 years.

NOTES TO THE FINANCIAL STATEMENTS

37 SEGMENT INFORMATION

For management purposes, the Group was organised into three business segments, After-Market Services ("AMS"), Distribution Management Solutions ("DMS") and Digital Inkjet Printing for Out-Of-Home Advertising Solutions ("DPAS"). In 2017, the Group added a new business segment – Investment.

AMS provides after-market service for mobile equipment and consumer electronic products. DMS is a distributor and retailer of mobile telecommunication equipment and mobile related services, including prepaid cards. DPAS provides digital inkjet printing for point-of-sale and out-of-home advertising solutions. Investment segment primarily comprises investment in marketable securities and loans to a third party.

The Group reports information based on these four business segments to the Group's key operating decision makers for the purposes of resource allocation and assessment of the segment information.

Segment revenues and results

The following is an analysis of the Group's revenue and results by reportable segment:

	Group						
		Continuir	ng operat	ions			
2017	AMS \$'000	DMS \$'000	DPAS \$'000	Investment \$'000	Discontinued Operations \$'000	Unallocated \$'000	Total \$'000
Segment revenue							
External	26,027	241,755	7,248	-	10,246	-	285,276
Inter-segment	-	-	-	-	-	-	-
	26,027	241,755	7,248	-	10,246	-	285,276
Segment result	879	2,263	674	1,173	(498)	380	4,871
Rental income	-	-	11	-	-	-	11
Net foreign exchange loss							(217)
Gain on disposal of plant and							
equipment 							115
Finance costs							(311)
Profit before income tax and share of profit of associate							4,469
Share of profit of associate							4,409 9
Profit before income tax							4,478
Income tax expense							(260)
Profit for the year							4,218
Segment assets	9,239	46,047	16,576	17,066	863	-	89,791
Segment liabilities	(3,490)	(12,949)	(7,351)	-	(1,373)	(510)	(25,673)
Other segment information							
Capital expenditure	267	931	6,720	-	2	-	7,920
Depreciation	152	542	795	-	50	-	1,539
Reversal of impairment of							
plant and equipment	-	(3)	-	-	-	-	(3)

37 SEGMENT INFORMATION (CONT'D)

				Group		
-	Conti	inuing opera	tions			
- 2016	AMS \$'000	DMS \$'000	DPAS \$'000	Discontinued Operations \$'000	Unallocated \$'000	Total \$'000
Segment revenue						
External	30,704	225,557	7,024	55,572	_	318,857
nter-segment	-	-	-	-	-	-
-	30,704	225,557	7,024	55,572	-	318,857
Segment result	1,210	1,143	998	(351)	238	3,238
Rental income	-	6	-	-	-	6
Net foreign exchange loss						(13)
Gain on disposal of plant and equipment						36
Finance costs						(106)
Profit before income tax and share of profit of associate						3,161
Share of profit of associate						6
Profit before income tax						3,167
ncome tax expense						(117)
Profit for the year						3,050
Segment assets	14,512	41,286	10,167	5,362	13,912	85,239
Segment liabilities	(3,988)	(13,331)	(2,300)	(2,855)	(125)	(22,599)
Other segment information						
Capital expenditure	164	557	1,066	132	-	1,919
Depreciation	152	516	666	307	-	1,641
Reversal of impairment of plant and equipment		(1)				(1)

Revenue reported above represents revenue generated from external customers. There were no inter-segment sales in 2017 and 2016.

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 2. Segment profit represents the profit earned by each segment without allocation of foreign exchange differences, gain (loss) on disposal of plant and equipment, share of profit (loss) of associate, finance costs, and income tax expense. This is the measure reported to the key operating decision makers for the purposes of resource allocation and assessment of segment performance.

For the purpose of monitoring segment performance and allocating resources between segments, the chief operating decision maker re-assesses the resources allocation and monitors the financial assets attributable to each segment.



37 SEGMENT INFORMATION (CONT'D)

The key operating decision makers also monitor the tangible, intangible and financial assets attributable to each segment.

Geographical information

		rom external comers
	2017 \$′000	2016 \$'000
Continuing Operations		
Singapore	267,782	256,261
Malaysia	7,248	7,024
	275,030	263,285
Discontinued Operations		
Myanmar	10,246	55,572
	285,276	318,857

	Non-current assets		
	2017 \$′000	2016 \$'000	
Continuing Operations			
Singapore	16,498	1,466	
Malaysia	11,858	5,553	
	28,356	7,019	
Discontinued Operations			
Myanmar	339	903	
	28,695	7,922	

Information about major customers

Included in revenues arising from After-Market Services are revenues of \$22,783,000 (2016 : \$21,785,000) and \$1,182,000 (2016 : \$1,712,000) which arose from sales to the segment's two major customers (2016 : two major customers).

Included in revenues arising from Distribution Management Solutions are revenues of \$34,248,000 (2016 : \$28,281,000) and \$17,600,000 (2016 : \$15,479,000) which arose from sales to the segment's two major customers (2016 : two major customers).

Included in revenues arising from DPAS are revenues of \$1,029,000 (2016 : \$1,073,000) and \$597,000 (2016 : \$627,000) which arose from sales to the segment's two major customers (2016 : two major customers).



38 CAPITAL COMMITMENTS

Capital expenditure contracted for at the balance sheet date but not recognised as liabilities in the financial statements are as follows:

	Group	
	2017 \$'000	2016 \$'000
Property, plant and equipment	-	5,229

39 EVENT AFTER REPORTING PERIOD

On March 26, 2018, the Company has received the in-principle approval ("AIP") from the SGX-ST for the dealing in, listing of and quotation for, up to 25,056,482,168 Rights Shares at an issue price of S\$0.00188 for each Rights Share, 225,508,339,512 Warrants and 225,508,339,512 Warrant Shares on the Mainboard of the SGX-ST. The AIP from SGX-ST is subject to shareholders' approval in the upcoming Extraordinary General Meeting to be held on April 27, 2018.

40 PRONOUNCEMENTS ISSUED BUT NOT YET EFFECTIVE

Adoption of a new financial reporting framework in 2018 - In December 2017, the Accounting Standards Council (ASC) has issued a new financial reporting framework - Singapore Financial Reporting Standards (International) (SFRS(I)), which is to be adopted by Singapore-incorporated companies listed on the Singapore Exchange (SGX), for annual periods beginning on or after January 1, 2018. SFRS(I) is identical to the International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB). The Group and the Company will be adopting the new framework for the first time for financial year ending December 31, 2018 and SFRS(I) 1 First- time Adoption of Singapore Financial Reporting Standards (International) will be applied in the first set of SFRS(I) financial statements.

SFRS(I) 1 First-time Adoption of Singapore Financial Reporting Standards (International)

As a first-time adopter, the Group and the Company are to apply retrospectively, accounting policies based on each SFRS(I) effective as at end of the first SFRS(I) reporting period (December 31, 2018), except for areas of exceptions and optional exemptions set out in SFRS(I) 1. In the first set of SFRS(I) financial statements for the financial year ending December 31, 2018, an additional opening statement of financial position as at date of transition (January 1, 2017) will be presented, together with related notes. Reconciliation statements from previously reported FRS amounts and explanatory notes on transition adjustments are required for equity as at date of transition (January 1, 2017) and as at end of last financial period under FRS (December 31, 2017), and for total comprehensive income and cash flows reported for the last financial period under FRS (for the year ended December 31, 2017). Additional disclosures may also be required for specific transition adjustments if applicable.

Management has performed a detailed analysis of the transition options and other requirements of SFRS(I) and has determined that there will be no change to the Group's and the Company's current accounting policies under FRS or material adjustments on the initial transition to the new framework, other than those that may arise from implementing certain new SFRS(I) pronouncements effective at the same time (see below), and the election of certain transition options available under SFRS(I) 1.

NOTES TO THE FINANCIAL STATEMENTS December 31, 2017

40 PRONOUNCEMENTS ISSUED BUT NOT YET EFFECTIVE (CONT'D)

SFRS(I) 1 First-time Adoption of Singapore Financial Reporting Standards (International)

Management will be electing the following transition options that will result in material adjustments on transition to the new framework:

Option to reset the translation reserve to zero as at date of transition

As SFRS(I) 1 requires a first-time adopter to apply accounting policies based on each SFRS(I) effective as at end of the first SFRS(I) reporting period (December 31, 2018), it is not possible to know all possible effects as at date of authorisation of current year's financial statements. If there are any subsequent pronouncements on SFRS(I) that are effective as at December 31, 2018, they may impact the disclosures of estimated effects described below.

New SFRS(I) that may have impact - The following SFRS(I) pronouncements are expected to have an impact to the Group and the Company in the periods of their initial application under the new SFRS(I) framework:

Effective for annual periods beginning on or after January 1, 2018

- SFRS(I) 15 Revenue from Contracts with Customers
- SFRS(I) INT 22 Foreign Currency Transactions and Advance Consideration

Effective for annual periods beginning on or after January 1, 2019

• SFRS(I) 16 Leases

SFRS(I) 15 Revenue from Contracts with Customers

SFRS(I) 15 establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers.

The core principle of SFRS(I) 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Standard introduces a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer.
- Step 2: Identify the performance obligations in the contract.
- Step 3: Determine the transaction price.
- Step 4: Allocate the transaction price to the performance obligations in the contract.
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation.

Under SFRS(I) 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer. Far more prescriptive guidance has been added in SFRS(I) 15 to deal with specific scenarios. Furthermore, extensive disclosures are required by SFRS(I) 15.



40 PRONOUNCEMENTS ISSUED BUT NOT YET EFFECTIVE (CONT'D)

SFRS(I) INT 22 Foreign Currency Transactions and Advance Consideration

The Interpretation applies to a foreign currency transaction when an entity recognises a non-monetary asset or nonmonetary liability arising from the payment or receipt of advance consideration before the entity recognises the related asset, expense or income.

The Interpretation clarifies that:

- the date of the transaction, for the purpose of determining the exchange rate, is the date of initial recognition of the non-monetary prepayment asset or deferred income liability.
- if there are multiple payments or receipts in advance, a date of transaction is established for each payment or receipt.

SFRS(I) 16 Leases

The Standard provides a comprehensive model for the identification of lease arrangements and their treatment in the financial statements of both lessees and lessors. The identification of leases, distinguishing between leases and service contracts, are determined on the basis of whether there is an identified asset controlled by the customer.

Significant changes to lessee accounting are introduced, with the distinction between operating and finance leases removed and assets and liabilities recognised in respect of all leases (subject to limited exemptions for short-term leases and leases of low value assets). The Standard maintains substantially the lessor accounting approach under the existing framework.

Management does not plan to early adopt SFRS(I) 16 for financial year ending December 31, 2018.

Impact assessment

- (a) Management has performed a detailed analysis of those new pronouncements relevant to the Group and the Company, which are effective from financial year ending December 31, 2018, and determined that there will be no material adjustments expected from the initial application, other than additional enhanced disclosures.
- (b) Management has performed a preliminary analysis of those relevant pronouncements which are effective from annual periods beginning on or after January 1, 2019, and does not expect material adjustments to arise other than:
 - Change in the accounting for leases as a lessee under SFRS(I) 16.

As at December 31, 2017, the Group has non-cancellable operating lease commitments of \$7.5 million (2016 : \$6.5 million). FRS 17 does not require the recognition of any right-of-use asset or liability for future payments for these leases; instead, certain information is disclosed as operating lease commitments in Note 31. A preliminary assessment indicates that these arrangements will meet the definition of a lease under SFRS(I) 16, and hence the Group will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short-term leases upon the application of SFRS(I) 16. The new requirement to recognise a right-of-use asset and a related lease liability is expected to have a significant impact on the amounts recognised in the Group's consolidated financial statements and the management is currently assessing its potential impact. It is not practicable to provide a reasonable estimate of the financial effect until management completes the review.

DISTRIBUTION OF SHAREHOLDINGS

SIZE OF SHAREHOLDINGS	NO. OF SHAREHOLDERS	%	NO. OF SHARES	%
1 - 99	60	0.59	1,482	0.00
100 - 1,000	286	2.79	189,552	0.00
1,001 - 10,000	1,590	15.51	10,727,437	0.09
10,001 - 1,000,000	7,321	71.44	1,553,529,616	12.40
1,000,001 AND ABOVE	991	9.67	10,963,792,997	87.51
TOTAL	10,248	100.00	12,528,241,084	100.00

TWENTY LARGEST SHAREHOLDERS

NO.	NAME	NO. OF SHARES	%
1	CITIBANK NOMINEES SINGAPORE PTE LTD	2,751,195,953	21.96
2	ONG GHIM CHOON	877,973,330	7.01
3	CHONG SHIN LEONG	560,000,000	4.47
4	YEO HWEE CHING ALICE	425,000,000	3.39
5	LIM CHIN TONG	315,685,369	2.52
6	DBS NOMINEES (PRIVATE) LIMITED	218,209,657	1.74
7	RAFFLES NOMINEES (PTE) LIMITED	191,764,800	1.53
8	KOH KOW TEE MICHAEL	175,000,000	1.40
9	CGS-CIMB SECURITIES (SINGAPORE) PTE. LTD.	149,509,045	1.19
10	MAYBANK KIM ENG SECURITIES PTE. LTD.	146,823,078	1.17
11	UNITED OVERSEAS BANK NOMINEES (PRIVATE) LIMITED	138,227,613	1.10
12	OCBC SECURITIES PRIVATE LIMITED	131,572,409	1.05
13	PHILLIP SECURITIES PTE LTD	116,054,297	0.93
14	UOB KAY HIAN PRIVATE LIMITED	112,331,033	0.90
15	OCBC NOMINEES SINGAPORE PRIVATE LIMITED	112,099,048	0.89
16	HONG LEONG FINANCE NOMINEES PTE LTD	100,160,000	0.80
17	TAN KAH BOH ROBERT@ TAN KAH BOO	88,500,000	0.71
18	LIM TOW BOON	84,800,000	0.68
19	ENG HENG NEE PHILIP	75,852,330	0.61
20	NEO BAN CHUAN	60,000,508	0.48
	TOTAL	6,830,758,470	54.53



DIRECTORS' AND SUBSTANTIAL SHAREHOLDERS' INTERESTS

The interests of the directors and substantial shareholders in the issued share capital of the Company as recorded in the Register of Directors' Shareholdings and the Register of Substantial Shareholdings respectively are as follows:

	Direct inter	Direct interest Deemed interest		Total interest		
	No. of shares	% ⁽¹⁾	No. of shares	% ⁽¹⁾	No. of shares	% ⁽¹⁾
Directors						
Edward Lee Ewe Ming	100	N.M. ⁽²⁾	2,603,371,720 ⁽³⁾	20.78(3)	2,603,371,820 ⁽³⁾	20.78(3)
Ong Ghim Choon	877,973,330	7.01	-	-	877,973,330	7.01
Oei Su Chi, lan	10,000	N.M. ⁽²⁾	-	-	10,000	N.M. ⁽²⁾
Substantial shareholders						
Edward Lee Ewe Ming	100	N.M. ⁽²⁾	2,603,371,720 ⁽³⁾	20.78(3)	2,603,371,820 ⁽³⁾	20.78(3)
Ong Ghim Choon	877,973,330	7.01	-	-	877,973,330	7.01
Zhang Yanmin	-	-	1,418,000,000(4)	11.32(4)	1,418,000,000(4)	11.32(4)

⁽¹⁾ Calculated as a percentage of the total number of 12,528,241,084 issued shares of the Company as at 16 March 2018.

⁽²⁾ Not meaningful.

⁽³⁾ Mr Edward Lee Ewe Ming is deemed interested in 2,603,371,720 Shares held via nominee and financial institutions, out of which 1,418,000,000 Shares are held jointly with Ms Zhang Yanmin.

⁽⁴⁾ Ms Zhang Yanmin is deemed interested in 1,418,000,000 Shares held via nominee and financial institutions, which are held jointly with Mr Edward Lee Ewe Ming.

PERCENTAGE OF SHAREHOLDINGS IN PUBLIC HANDS

Approximately 72.21% of the Company's shares are held by the public and Rule 723 of the Mainboard Listing Rules of the SGX-ST has been complied with.

ADDITIONAL INFORMATION

Number of Treasury Shares	:	Nil (0%)
Number of Subsidiary Holdings	:	Nil (0%)

(Resolution 2)

(Resolution 8)

NOTICE OF ANNUAL GENERAL MEETING

mDR LIMITED

Company Registration No. 200009059G (Incorporated in the Republic of Singapore)

NOTICE IS HEREBY GIVEN that the Seventeenth (17th) Annual General Meeting of mDR Limited (the "**Company**") will be held at Hilton Singapore, Panorama 1, Level 24, 581 Orchard Road, Singapore 238883 on 27 April 2018 (Friday) at 2:00 p.m. for the following businesses:

AS ORDINARY BUSINESS

- 1. To receive and adopt the Directors' Statement and the audited Financial Statements of the Company for the year
ended 31 December 2017 together with the Auditors' Report thereon.(Resolution 1)
- 2. To declare a final tax exempt (one-tier) dividend of S\$1 million (approximate) in respect of the financial year ended 31 December 2017 ("Final Dividend") (FY2016: S\$1.3 million).

[See Explanatory Note (i)]

3. To re-elect the following Directors who will be retiring pursuant to Article 96 of the Articles of Association of the Company and who, being eligible, offer themselves for re-election as Directors of the Company:

(a)	Mr Edward Lee Ewe Ming	(Resolution 3)
(b)	Mr Mark Leong Kei Wei	(Resolution 4)
(C)	Mr Oei Su Chi, lan	(Resolution 5)
(d)	Mr Lai Yew Fei	(Resolution 6)
(e)	Ms Zhang Yanmin	(Resolution 7)

[See Explanatory Note (ii)]

4. To approve the payment of up to S\$300,000 to be paid to all Directors (other than the Executive Chairman and Chief Executive Officer) as Directors' fees for the financial year ending 31 December 2018 (same as for FY2017: up to S\$300,000).

[See Explanatory Note (iii)]

5. To re-appoint Deloitte and Touche LLP as the Auditors of the Company and to authorise the Directors of the Company to fix their remuneration. (Resolution 9)

AS SPECIAL BUSINESS

To consider and if thought fit, to pass the following resolution as Ordinary Resolutions, with or without any modifications:

6. Authority to issue shares

That pursuant to Section 161 of the Companies Act, Cap. 50 and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("**SGX-ST**"), the Directors of the Company be authorised and empowered to:

(a) (i) issue shares in the Company ("Shares") whether by way of rights, bonus or otherwise; and/or





(ii) make or grant offers, agreements or options (collectively, "**Instruments**") that might or would require Shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into Shares,

at any time and upon such terms and conditions and for such purposes and to such persons as the Directors of the Company may in their absolute discretion deem fit; and

(b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue Shares in pursuance of any Instruments made or granted by the Directors of the Company while this Resolution was in force,

provided that:

- (1) the aggregate number of Shares (including Shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) to be issued pursuant to this Resolution shall be limited as follows:
 - (A) without prejudice to sub-paragraph (1)(B) below, the aggregate number of Shares to be issued shall not exceed 50 per centum (50%) of the total number of issued Shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (4) below), of which the aggregate number of Shares to be issued other than on a pro rata basis to shareholders of the Company shall not exceed 20 per centum (20%) of the total number of issued Shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (4) below), of which the aggregate number of Shares to be issued other than on a pro rata basis to shareholders of the Company shall not exceed 20 per centum (20%) of the total number of issued Shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (4) below) ("General Limit");
 - (B) in addition to the General Limit, the aggregate number of Shares to be issued by way of renounceable rights issues on a pro rata basis ("Renounceable Rights Issues") shall not exceed 50 per centum (50%) of the total number of issued Shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (4) below ("Additional Limit");
 - (C) where an issue of Shares is to be issued by way of Renounceable Rights Issues, that issue shall first use the Additional Limit, and in the event that the Additional Limit has been fully used and is insufficient to satisfy that issue, that issue may use the General Limit, but only to the extent of the then remaining General Limit;
 - (D) where an issue of Shares is to be issued otherwise than by way of Renounceable Rights Issue, that issue may only use the General Limit, but only to the extent of the then remaining General Limit;
 - (E) an issue of Shares that is not for a financing purpose may only use the General Limit, but the number of such Shares that may be issued shall be limited to the numerical number of the then remaining Additional Limit;
- (2) the General Limit and the Additional Limit shall not, in aggregate, exceed 100 per centum (100%) of the total number of issued Shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (4) below);
- (3) no Shares shall be issued pursuant to this Resolution after 31 December 2018, if on that date the aggregate number of Shares (including Shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) exceeds 50 per centum (50%) of the total number of issued Shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (4) below);

NOTICE OF ANNUAL GENERAL MEETING

- (4) (subject to such calculation as may be prescribed by the SGX-ST for the purpose of determining the aggregate number of Shares that may be issued under sub-paragraph (1)(A) and (1)(B) above, the total number of issued Shares (excluding treasury shares) shall be based on the total number of issued Shares (excluding treasury shares) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:
 - (a) new Shares arising from the conversion or exercise of any convertible securities;
 - (b) new Shares arising from exercising share options or vesting of share awards which are outstanding or subsisting at the time of the passing of this Resolution; and
 - (c) any subsequent bonus issue, consolidation or subdivision of Shares;
- (5) in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Articles of Association of the Company; and
- (6) unless revoked or varied by the Company in a general meeting, such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier.

[See Explanatory Note (iv)]

(Resolution 10)

(7) To transact any other business that may be properly transacted at an Annual General Meeting.

By Order of the Board

Madan Mohan Company Secretary Singapore, 10 April 2018



Explanatory Notes:

- (i) **Resolution 2** Ordinary Resolution 2 in item 2 above, if passed, will allow the Company to pay final tax exempt (onetier) cash dividend of S\$1 million (approximate). The dividend per share will be determined based on the total number of issued shares as at Books Closure Date.
- (ii) Resolutions 3 to 7 Ordinary Resolutions 3 to 7 are to re-elect Mr Edward Lee Ewe Ming, Mr Mark Leong Kei Wei, Mr Oei Su Chi, Ian, Mr Lai Yew Fei and Ms Zhang Yanmin who will be retiring pursuant to Article 96 of the Articles of Association of the Company.

Mr Edward Lee Ewe Ming will, upon re-election as a Director of the Company, remain as Chairman of the Board of Directors, and will be considered non-independent. Mr Mark Leong Kei Wei will, upon re-election as a Director of the Company, remain as Chairman of the Audit Committee, and a member of both the Nominating Committee and the Remuneration Committee, and will be considered independent. Mr Oei Su Chi, Ian will, upon re-election as a Director of the Company, remain as Chairman of the Remuneration Committee, and a member of both the Audit Committee and the Nominating Committee, and will be considered independent. Mr Oei Su Chi, Ian will, upon re-election as a Director of the Company, remain as Chairman of the Remuneration Committee, and a member of both the Audit Committee and the Nominating Committee, and will be considered independent. Mr Lai Yew Fei will, upon re-election as a Director of the Company, remain as Chairman of the Nominating Committee, and a member of both the Audit Committee and the Remuneration Committee, and will be considered independent. Ms Zhang Yanmin, upon re-election as a Director of the Company, will be considered non-independent. Detailed information on these Directors can be found under 'Board of Directors' and 'Corporate Governance' sections in the Company's Annual Report 2017.

- (iii) Resolution 8 Ordinary Resolution 8 in item 4 above is to seek approval for the payment of up to S\$300,000 to all Directors (other than the Executive Chairman and Chief Executive Officer) as Directors' fees for the financial year ending 31 December 2018 (which is the same as that approved for the preceding financial year). Additional information on the Directors' fees can be found under 'Corporate Governance' section in the Company's Annual Report 2017.
- (iv) Resolution 10 Ordinary Resolution 10 in item 6 above, if passed, will empower the Directors of the Company, effective until the conclusion of the next Annual General Meeting ("AGM") of the Company, or the date by which the next AGM of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue Shares, make or grant Instruments convertible into Shares and to issue Shares pursuant to such Instruments, up to a number not exceeding the aggregated of (i) 50% of the total number of issued Shares (excluding treasury shares) in the capital of the Company, of which up to 20% may be issued other than on a pro-rata basis to shareholders of the Company (the General Limit); and (ii) additional 50% for Renounceable Rights Issues, of the total number of issued Shares (excluding treasury shares) at the time Ordinary Resolution 10 is passed, after adjusting for new Shares arising from the conversion or exercise of any convertible securities or share options or vesting of share awards which are outstanding or subsisting at the time when this Ordinary Resolution is passed and any subsequent bonus issue, consolidation or subdivision of shares.

The authority for the Additional Limit is proposed pursuant to SGX-ST Practice Note 8.3 which became effective on 13 March 2017 until 31 December 2018 by which date no further Shares shall be issued pursuant to this Resolution, if on that date the aggregate number of Shares (including Shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) exceeds 50% of the total number of issued Shares (excluding treasury shares) in the capital of the Company (the "**Enhanced Rights Issue Limit**"). The Enhanced Rights Issue Limit is aimed at helping companies raise funds expediently for expansion activities or working capital. It is subject to the condition that the Company complies with applicable legal requirements including but not limited to provisions in the Companies Act requiring the Company to seek shareholders' approval and disclosure requirements under the Listing Manual on the use of the proceeds as and when the funds are materially disbursed and a status report on the use of proceeds in the annual report; and limitations in any existing mandate from shareholders. NOTICE OF ANNUAL GENERAL MEETING

The Board is of the view that the Enhanced Rights Issue Limit is in the interests of the Company and its shareholders as it widens fund-raising avenues available to the Company, thereby enabling it to respond to financing needs to meet on-going changes and challenges in the business environment in a more expedient and cost-efficient manner. The Enhanced Rights Issue Limit will be exercised only if the Directors believe that to do so would be likely to promote the success of the Company for the benefit of shareholders as a whole.

Notes:

- 1. (a) A member (other than a Relevant Intermediary) is entitled to appoint not more than two (2) proxies to attend, speak and vote at the Annual General Meeting. Where such member appoints more than one (1) proxy, the proportion of his/her concerned shareholding to be represented by each proxy shall be specified in the Proxy Form.
 - (b) A member who is a Relevant Intermediary is entitled to appoint more than two (2) proxies to attend, speak and vote at the Annual General Meeting, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form.

"Relevant Intermediary" has the meaning ascribed to in Section 181 of the Companies Act.

- 2. A proxy need not be a member of the Company.
- 3. If the appointor is a corporation, the Proxy Form must be executed either under its common seal or under the hand of its attorney or a duly authorised officer.
- 4. The duly executed instrument appointing a proxy or proxies must be deposited at the registered office of the Company at **53 Ubi Crescent, Singapore 408594** not less than forty-eight (48) hours before the time set for holding the Annual General Meeting.

Personal Data Privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the Annual General Meeting and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing and administration by the Company (or its agents or service providers) of proxy(ies) and/or representative(s) appointed for the Annual General Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Annual General Meeting (including any adjournment thereof), and in order for the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "**Purposes**"); (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents or service providers), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents or service) service) and/or representative(s) for the Purposes; and (iii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of the aforesaid warranty.



BOOKS CLOSURE DATE AND PAYMENT DATE FOR FINAL DIVIDEND

NOTICE IS ALSO HEREBY GIVEN THAT the Share Transfer Book and Register of Members of the Company will be closed from 9 May 2018 at 5.00 p.m. to 10 May 2018 (both dates inclusive), for the purpose of determining shareholders' entitlement to the Company's proposed Final Dividend.

Duly completed registrable transfers received by the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte Ltd, 50 Raffles Place, Singapore Land Tower #32-01, Singapore 048623, up to 5:00 p.m. on 9 May 2018 will be registered to determine shareholders' entitlement to the proposed Final Dividend.

Members whose securities accounts with The Central Depository (Pte) Limited are credited with the Company's shares as at 5:00 p.m. on 9 May 2018, will be entitled to the proposed Final Dividend.

The proposed Final Dividend, if approved at the Seventeenth (17th) Annual General Meeting to be held on 27 April 2018, will be paid on 23 May 2018.

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IMPORTANT:

1. Relevant intermediaries as defined in Section 181 of the Companies Act (Chapter 50) of Singapore, may appoint more than two (2) proxies to attend, speak and vote at the Meeting.

2. For CPF/SRS investors who have used their CPF monies to buy the Company's shares, this

MDR Limited Company Registration No. 200009059G (Incorporated In the Republic of Singapore)

ANNUAL GENERAL MEETING

PROXY FORM

- Report is forwarded to them at the request of their CPF Approved Nominees and is sent solely FOR INFORMATION ONLY.
- 3. This Proxy Form is not valid for use by CPF/SRS investors and shall be ineffective for all intents and purposes if used or purported to be used by them.

(Address)

(IMPORTANT: PLEASE READ NOTES OVERLEAF BEFORE COMPLETING THIS FORM.)

_____(Name) NRIC/Passport No. ______ I/We*, _____

of _____

being a member(s) of mDR Limited (the "**Company**"), hereby appoint:

		Proportion of	Shareholdings
Name	NRIC/Passport No.	No. of Shares	%

and/or*

		Proportion of	Shareholdings
Name	NRIC/Passport No.	No. of Shares	%

or failing the person, or either or both of the persons, referred to above, the Chairman of the Meeting as my/our* proxy/ proxies* to vote for me/us* on my/our behalf* at the Seventeenth (17th) Annual General Meeting (the "Meeting") of the Company to be held at Hilton Singapore, Panorama 1, Level 24, 581 Orchard Road, Singapore 238883 on 27 April 2018 (Friday) at 2:00 p.m. and at any adjournment thereof. I/We* direct my/our* proxy/proxies* to vote for or against the Resolutions proposed at the Meeting as indicated hereunder. If no specific direction as to voting is given or in the event of any other matter arising at the Meeting and at any adjournment thereof, the proxy/proxies* will vote or abstain from voting at his/her* discretion. The authority herein includes the right to demand or to join in demanding a poll and to vote on a poll.

(Please indicate your vote "For" or "Against" with a tick ($\sqrt{}$) within the box provided.)

No.	Resolutions relating to:	For	Against
Ordi	nary Business		
1.	Directors' Statement and audited Financial Statements for the year ended 31 December 2017		
2.	Declaration of final tax exempt (one-tier) cash dividend of S\$1 million (approximate) for the year ended 31 December 2017		
3.	Re-election of Mr Edward Lee Ewe Ming as a Director		
4.	Re-election of Mr Mark Leong Kei Wei as a Director		
5.	Re-election of Mr Oei Su Chi, lan as a Director		
6.	Re-election of Mr Lai Yew Fei as a Director		
7.	Re-election of Ms Zhang Yanmin as a Director		
8.	Approval of Directors' fees of up to S\$300,000 for the year ending 31 December 2018		
9.	To re-appoint Deloitte and Touche LLP as the Auditors of the Company and to authorise the Directors to fix their remuneration		
Speci	al Business		
10.	Authority to issue new Shares		

Dated this _____day of _____ 2018

	al number of res in:	No. of Shares
(a)	CDP Register	
(b)	Register of Members	

IMPORTANT: Please read notes overleaf.

Notes:

- Please insert the total number of shares held by you. If you have shares entered against your name in the Depository Register (as defined in Part IIIAA of the Securities and Futures Act (Chapter 289) of Singapore), you should insert that number of shares. If you have shares registered in your name in the Register of Members of the Company, you should insert that number of shares. If you have shares entered against your name in the Depository Register and shares registered in your name in the Register of Members, you should insert the aggregate number of shares. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the shares held by you.
- 2. (a) A member (other than a Relevant Intermediary) is entitled to appoint not more than two (2) proxies to attend, speak and vote at the Meeting. Where such member appoints more than one (1) proxy, the proportion of his/her concerned shareholding to be represented by each proxy shall be specified in the Proxy Form.
 - (b) A member who is a Relevant Intermediary is entitled to appoint more than two (2) proxies to attend, speak and vote at the Meeting, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form.

"**Relevant Intermediary**" has the meaning ascribed to in Section 181 of the Companies Act (Chapter 50) of Singapore (the "**Companies Act**").

- 3. A proxy need not be a member of the Company.
- 4. The instrument appointing a proxy or proxies must be under the hand of the appointor or his/her attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its common seal or under the hand of its attorney or duly authorised officer.
- 5. A corporation which is a member of the Company may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with its Articles of Association and Section 179 of the Companies Act.
- 6. The instrument appointing a proxy or proxies, together with the power of attorney or other authority (if any) under which it is signed, or a duly certified copy thereof, must be deposited at the registered office of the Company at **53 Ubi Crescent, Singapore 408594** (Attn.: Company Secretary, Tel: 6347 8934) not later than forty-eight (48) hours before the time appointed for the Meeting.
- 7. Completion and return of this instrument appointing a proxy or proxies shall not preclude a member from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the Meeting in person, and in such event, the Company reserves the right to refuse to admit any person(s) appointed under the instrument of proxy or proxies to the Meeting.

Personal Data Privacy:

By submitting an instrument appointing a proxy or proxies and/or representative(s), the member accepts the personal data privacy terms set out in the Notice of Annual General Meeting dated 10 April 2018.

General:

The Company shall be entitled to reject the instrument appointing a proxy or proxies if it is incomplete, improperly completed or illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy or proxies. In addition, in the case of members of the Company whose shares are entered against their names in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if such members are not shown to have shares entered against their names in the Depository Register as at seventy-two (72) hours before the time appointed for holding the Meeting as certified by The Central Depository (Pte) Limited to the Company.



Affix Stamp

Company Secretary mDR Limited 53 Ubi Crescent Singapore 408594

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mDR Limited Annual Report 2017

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